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. हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

शिमला, शनिवार, 1 दिसम्बर, 1979/10 प्रयहायण, 1901

(संख्या

	विषय-सूची	Y a
न भाग 1	वैधानिक नियमों को खोड़ कर ब्रिमाचन प्रदेश के राज्यवास बीर हिवाचल प्रदेश हाई कोर्ट द्वारा प्रविसूचनाएं इत्यादि	1384-1387
माप 2	वैद्यानिक नियमों को खोड़ कर विभिन्न विभागों के अध्यक्षों बीर ज़िला मैजिस्ट्रेटों द्वारा वर्ष मूचकाए इत्यादि	1387139-2
भाष 3	शिविनियम, विवयक शौर विषेयकों पर प्रवर समिति के प्रतिवेदन, वैवानिक नियम तथा हिमावल प्रदेश के राज्यपान, हिमावल प्रदेश हाई कोर्ट, फाइनेन्शन कमिश्नर तथा कमिश्नर साफ इन्क्य-टेक्स हारा प्रविसूचित सादेश इत्यादि	
मान 4	स्थानीय स्वायत शासनः म्युनिसिपल बोहं, दिस्ट्क्ट बोहं, बोटिफाइड बोर टाउन एरिका तथा पंचावती राज विभाग.	. 1402
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चाच ७	नारतीय निर्वाचन सामोच (Election Commission of India) की वैद्यानिक समित्रुचनाएं तथा सम्ब निर्वाचन सम्बन्दी श्रीधसूचनाएं	

विक्रप्ति की संक्या विभाग का नाम MPP-F (6)-3/79, dated the 16th November, 1979. Agreement made between the Himachal Pradesh State Electricity Board and Government of Himachal Multipurpose Projects and Power Department

¹ विसम्बर, 1979/10 अपहायण, 1991 को बनाप्त होने वाले बच्चाह वें निम्मविवित विक्रप्तियां 'श्रवाबारव राज्यव, हिवायन प्रदेख' में बनागित हुई:-

विषय

Result of 20th Draw of State Lottery held at Kangra Himachal Pradesh Nil on 7th November, 1979. State Lotteries हिमाचन प्रदेश विज्ञास कर (होटलों तथा मावान गृहों पर)

संख्या एवस० एन० एक० (10)-5/79, धावकारी एवं कराधान नियम, 1979. दिनांक 20 नवण्बर, 1979. विभाग (1383)मूल्य: 1 स्पया ! 2158-राजपन-1-12-79-1.037

जिलाः

बिलासपुर

भाग 1-वैद्यानिक नियमों को खोड़ कर हिमाधल प्रवेश के राज्यपाल और हिमाधल प्रवेश हाई कोटं द्वारा ग्राधसूचनाएं इत्याबि

तहसीलः चुमारवीं

बन विभाग

मधिसूचना

शिमला-२, ३१ मगस्त, १६७६

नं बन (च) ४-२३।७८. — जैसाकि हिमाचल सरकार की श्रिष्ठपूचना नं एफ०टी० (ए०)-१।४२।१४, दिनांक २८-१-१९६३ द्वारा नेना देवी नामक वन सीमांकित सुरक्षित घोषित द्वमा वा ;

तथा जैसाकि नैना देवी के कुछ परिवारों के सिये उनकी मूमि तथा मकान धंस जाने के कारण उनको उस्त नैना देवी नामक सीमांकित सुरक्षित वन में बसाया जाना झावस्यक समझा गया है;

धतः गवर्नर, हिमाचल प्रदेश धपने प्रधिकारों द्वारा ये प्रादेश देते हैं कि उक्त नैना देवी सीमांक्ति सुरक्षित वन को भिन्न-भिन्न कम्पार्टमेंटों में से निम्नलिखित व्योरे के प्रनुसार भूमि सीमांकित सुरक्षित वनों की परिभाषा से हटाई वा कर लोगों को दी वाये :──

कम्पार्टमेंट कम्पार्टमेट जो क्षेत्र बसरा नाम नं० तथा विस्यापितों वन का कुल को बसाने हैक्टेयर में के सिये कम्पार्टमेंट से हटाना है बीधा विस्वा 1 2 3 4 5 नैना नं १२ 20 38 95 980193219981 क्षी॰पी॰एफ देवी रच्छोड । 98616351998 980193719941 3 1 980193219981 70 9× ĘĘ 988195518019 919 मटेड । १४४।१२२।६७।२ 488125618Rb नं० २१ Ę¥ २७ 3915,3918 बलुबा। रवाव० च वहाहा ਕਂ ∘ 33 928 **२**२ १४।२ व १४।३ बड़ोह । मंडवाली नं० २३ **⊊**₹ 9019, 9018, मंख्याखी । 2919, 9015 १७१६, १७१७,

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गिंसूचनाएं

शिमला-2, 3 नवम्बर, 19 79

सं 0 स्वास्थ्य — ख (8) - 4/79. — उप-निदेशक स्वास्थ्य विभाग के पदों को नियमित रूप से भरे जाने के फलस्करूप राज्यपाल, विभाचन प्रदेश निम्नलिखित अधिकारियों को हिमाचन प्रदेश सास्थ्य सेवा प्रश्नम श्रेगी के पदों पर पद ग्रवनत करने के तत्काल मादेश देवे हैं:---

1. डा० जीवन लाख

डा० (श्रीमती) दम्यन्ती कपूर
 इन के नियनित के भादेश भलग से जारी किये जा रहे हैं।

शिमला-2, 6 **भवम्बर**, 19 79

संस्था स्वास्थ्य-ख(9)-4/79. — निदेशक, स्वास्थ्य सेव्ययें, हिमाचल प्रदेश, के पद को नियमित रूप से मरे जाने के फलस्त्ररूप राज्यपाल, हिमाचल प्रदेश डा० के० पाण्डिया को उप-निदेशक स्वास्थ्य सेवार्ये हि० प्र० शिमला के पद पर तस्काल तैनात करने के ग्रादेश देते

रमेश चन्द्र गुप्ता, सचिव ।

उद्योग विभाग मधिसूचना

शिमला-१७१००२, २२ सितम्बर, १६७६

सं॰ इष्ड VI(एफ0) १०-२।७८. —राज्यपाल, हिमाचल प्रदेश, को यह प्रतीत होता है कि ऐसोसिएटिङ सीमेंट कम्पनी लि॰ के ब्यय पर सार्वजनिक प्रयोजन नामतः जिला बिलासपुर के गगल नामक स्थान पर फैक्टरी एवं कालोनी के निर्माण हेतु भूमि ग्राजित करनी ग्रपेक्षित है, ग्रतः एतद्शारा यह प्रधिसूचित किया जाता है कि उक्त परिक्षेत्र में जैसा कि निम्न विवरणी में निरिष्ट किया गया है, उपरोक्त प्रयोजन के लिए भूमि का ग्रजैन ग्रपेक्षित है।

२. हिमाचल प्रदेश सरकार, उद्योग विभाग ने भूमि प्रविम्रहण मिष्ठित्यम, १८६४ की घारा ६ व ७ के उपबन्धों के प्रन्तर्गत भूमि म्रार्जन की म्रिधिसूचना समसंख्या, दिनांक ५ सितम्बर, १६७६ को जारी कर दी है।

३. राज्यपाल, हिमाचल प्रदेश, को संतुष्टि हो गई है कि यह भूमि मिधप्रहण मत्यावस्थक है, इसिलए वे उक्त मिधिनियम की धारा १७ की उप-धारा (१) के मन्तर्गत यह निदेस देते हैं कि यद्यपि धारा—११ के मधीन कोई मिधिनिण्य (एवाई) नहीं दिया गया है, तयापि जिला भूमि प्रधिप्रहण समाहर्ता (उद्योग) बिलासपुर, जिला बिलासपुर (हि० प्र०) उस्त मिधिनियम की धारा ६ की उपधारा (१) में उल्लिखित नीटिस के प्रकाशन से १५ दिन व्यतीत हो जाने पर उपरोक्त सार्वजनिक प्रयोजन के लिए निम्लिखित विवरणी में निर्विष्ट भूमि जो कि इसि योग्य मुखान बंजर है, के किसी इसि योग्य या बंजर भाग पर कब्जा कर सकते हैं और इसके बाद उस भूमि को श्रीयुत ऐसोसिएटिड सीमेन्ट कम्पनी लि० बिलासपुर को भावी कार्रवाई के लिए सौंप सकते हैं :—

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आदेश द्वारा, रमेस चन्द्र गुप्ता, भायुक्त एवं सचिव।

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स विभाग को समसस्यक 14-7-78, 4-9-78 गुर्द करने के आदेश

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District	SOLA	N.			•		Tehs	il : ARKI
Village		Kha	sra l	Ϋo.		Area Big.	in Bis	Remarks
NAGER	SIYAV	VAN	59		,	0	7	
)/1 : 1/1		0	10	
			17	1/2	(A) (E)	4	18	
			16	7/1		0	7	•
	4		17	1//		2	16	
			167	/2	* *	0	2	
	. 1	Cita		7		9	9	
14.7				-			Byo	rder.

B. C. NEGI, Commissioner-cum-Secretary.

कल्याण विमाग

प्रधिस् बना

विमला-2, 29 जून, 1979

संस्या डब्लय् व बेल १ एफ १ बी १ (७)-1/77 - इम विभाग के समसम्बद्ध मधिस्वना दिशां ह 21-1-1977 का ग्रांशिक संगाधार करते हुए राज्यपाल हिमाचल प्रदेश, की ग्रन्थक्ष राज्य कल्याण मलाहकार बोर्ड हिमाचल प्रदेश को निम्न्लिखित दरा पर मानदेय/परिवामिक तथा भाग्य मुविधाएं देने की स्वं कृति प्रदान करते हैं।

- 1/11 मानदेय/परिश्रानिक 1000/- रुपये मामिक।
- (2) किराया मुक्त ग्राबान (Semi furnished) जिसमें ग्रघं रूप से सामान जुटाया हो या इसके बदले में 150/-इपये मासिक किराया भना।
 - (3) वित्रली पानी का खर्च 1500/- रुपये वार्षिक तुरु नि:शुल्क।

- (4) गाडी मुक्तिया या इसके बदले में 300/- राये मासिक वाहन भर्तके रूप में।
- (5) टैलीफौन मुविधा कार्यालय तथा निवास स्थान पर ।
- (6) यात्रा मत्ता तथा चिकित्सा मुविधाएं उच्च प्रथम श्रेणी के अधिकारियों की भान्ति।
 - 2. यह मुबिचाएं 2-3-78 में लाग् ममझं जाएं।
- 3. इसमें जिल विभाग की सहमति उनके डायरी मध्या 951/10-20/74-फिन (रिंग) दिनांक 16-5-79 द्वारा ली गई

हम्नाक्षरिन, मचिव।

माग 2-विधानिक नियमों को छोड़ कर विभिन्न विमागों के प्रध्यक्षों और जिला मैजिस्ट्रेटों द्वारा प्रधिसूचनाएं इत्याबि

OFFICE OF THE DISTRICT MAGISTRATE SIMLA DISTRICT HIMACHAL PRADESH

NOTIFICATION

Simla-2, the 16th September, 1979

No. CS 11-15/77.—In exercise of the powers conferred upon me under clause 3 (1) (d) of Himacha I Pradesh Hoarding and Profiteering Prevention Order, 1977 and in continuation of this office Notification Nos. F&S/SML-7/8525-8659 dated 13-9-77 and F&S/SML-77/10007 & 10090 dated 12-8-79, I, K, N. Kashyap, District Magistrate, Simla District, Simla, hereby fix the maximum margin of profit which a dealer shall charge in respect of articles mentioned below of Simla District as under:—

This order shall be applicable throughout Simla District with immediate effect.

S. No	. Articles	Margin w/	R/Sale
71	2	sale 3.	4
27. 28. 29.	Woolen T extiles Meat/Chiken / Fish Desi Ghee	3 % 3 % 2 % 3 % 2 % 3 %	7% 5% 6% 5% 5% 6% 5%

- Notes:—(I) The above margin of profits will be applicable on landed cost f.e. purchase price plus freight, octrol, Central and local taxes and other incidental charges such as loading-unloading, and cartage etc., actually paid by the dealer

 (ii) In addition to above margin of profits, the wisalers & retailers are entitled to 1% interest on investment.

 - interest on investment
 (iii) The dealers are required to issue cash memos/

 - (iii) The dealers are required to issue cash memos/
 bills for all sales.
 (iv) The dealer who is dealing as wholesaler and
 retailer shall charge only one margin
 of profit.
 (iv) No wholesale dealer will transfer any one
 of his articles/ commodities from
 W/Saler to w/saler at one Station/locality
 of histings.

of business. Sd/-

District Magistrate,

OFFICE OF THE DISTRICT MAGISTRATE, UNA DISTRICT, UNA ORDER

Una, the 16th October, 1979

No. DF&SC-79/6581-6612.—In exercise of the powers conferred upon me under clause 3 & 9 of the Himachal Pradesh Hoarding &-Profitering Prevention Order, 1977, V Avay Shukla District Megistrate, Una, do hereby order that:

- (i) The wholesale dealers of keroseneoilof Una District shall issue K, oil to the retailers in Una District only at the places specified in the schedule to this order.
 (ii) The retail sale dealers of K, oil of Una District shall issue K, oil to the consumers against Ration Cards at the rate five litre per week per Ration Card.

- (iii) The wholesale and retailsale dealers of K. oil of Una District shall maintain proper record for receipt, same and stock of K. oil,
- (iv) The wholesale dealers shall submit a true fortnightly re-port for receipt, sale & stock of K oil to the District Food & Supplies Controller Una.
 - (v) "Wholesale dealer" means the dealer who procure K. oil direct from the Companies.
- (vi) "Retailsale dealer" means the dealers who deal in retail sale transactions direct with the consumers.

SCHEDULE

S. No. Name of Place	S. No Name of Places
1. Una	14. Mehatpur
2. Santokhgarh	15. Jhallera
3. Daulatpur Chowk	16. Bhadsali
4. Bharwain	17. Saloh
5. Chintpurni	18. Mubarkpur
6. Nehri	· 19. Amb
7. Jowar	20. Gagret.
8. Sohari Takoil	21. Panjawai
9. Bangana	22. Pandoga
10. Lathiani	23. Ispur
11. Dulehar	24. Bhera
12. Kungret	25. Raipur Maidan
13. Chhetran	26. Chowkiminiar
_	

AVAY SHUKLA,
District Magistrate,

OFFICE OF THE ASSISTANT REGISTRAR, CO-OPERATIVE SOCIETIES, MANDI DISTRICT, MANDI

OFFICE ORDER

Mandi, the 25th October, 1979

No. Co-op.M.3-6/74-8550-53.-Whereas the B.S.L. Employees No. Co-op. M.3-6/74-8550.53.—Whereas the B.S.L. Employees Co-operative Consumer Store Ltd., Sundernagar, District Mandi was placed under liquidation ride office order No. Co-op.M. 3-6/74-656-60, dated the 1st February, 1978 and Shri Man Singh, Sub-Inspector, Co-operative Societies, Sundernagar was appointed as an Liquidator to wind up theaffairs of the abovesaid Society;

And whereas Shri Man Singh, Sub-Inspector, Co-operative Societies, Sundernagar has left the service and has requested to appoint another Liquidator in his place;

Therefore I, T. T. Thabur, Assistant Registrar, Co-operative Societies, Mandi district, Mandi in exercise of the powers vested in me under section 79(1) of the H.P. Co-operative Societies Act, 1968 (No. 3 of 1969) do hereby appoint Inspector, Co-operative Societies, Sundernagar as Liquidator of the aforesaid store.

The Liquidator is also delegated all the powers under Section 80 and 82 of the H.P. Co-operative Societies Act, 1968 (No. 3 of 1969) subject to the control of Assistant Registrar, Co-operative Societies

The Liquidator is required to send monthly progress report of Liquidation proceedings to this office regularly

> T. T. THAKUR. Assistant Registrar, Co Mandi district, Mandi

EXCISE AND TAXATION DEPARTMENT NOTIFICATION

Hamirpur, the 25th October, 1979

No. 1541 STA.—It is notified for the information of all concerned that the registration certificate issued under the H. P. General Sales Tax Act, 1956 of the following dealers have been cancelled with effect from the date mentioned against each:—

Sı. No.	Name of the dealer and address	R.C. No. GST/CST	Date of cancellation	Remarks
	s Bhandari Ram, Village Tamroh, Dis- trict Hamirpur.	22/9	17-9-1979	Business closed.
	Roshan Mechanical Works, Hamirpur.	153/219	26-9-1979	-do-

Sd/-Assistant Excise and Taxation Officer, Hamirpur,

OFFICE OF THE DIVISIONAL FOREST OFFICER, DHARAM-SALA FOREST DIVISION, DHARAMSALA CIRCULAR

Dharamsala, the 18th October, 1979

No. D-VI-14/2309-2400.—In pursuance of C.C.F. Himachal Pradesh instructions contained in memorandum issued vide No. Ft. 38-8/59 (Vol. IV) M, dated 39-1974 and annexure thereto read with Conservator of Forests, Dharamsala Memo. No. C.XXVIII (F)-1/2019, dated 17-5-1975 to the address of D.F.O. Kangra (now D.F.O. Dharamsala), I hereby issued the following regulation to regulate the Collection and removal of natural roots of Dioscorca Calculated Science (1988). to regulate the Collection and removal of natural foots of Dioscorea deltoides (Kins) and other medicinal herbs except Besberis (Kasmal) from all categories of Government Forests of Dharamsala Forest Division so as to ensure adequate regeneration and conservation with the object of safeguarding proper and sustained supplies of the said medicinal plant.

2. The collection will be allowed to specified areas as per rotation of 4 years as given below:—

Area to be extracted Year of working Range Block 1979-80 1980-81 Kanyhara Dharamsala. Rikmar/ Shahput Shahpur Maclodganj Dharamsala 1981-82 Karari Dharamsala Kanyhara, etc. Dharamsala 1982-83 1983-84

These will go on repeating in the above order from 1982-83.

- 3. The collection will be allowed from 1st September to 31st March, each year in the area opened for the purpose.
- The local rightholders of the forest areas will be allowed collection who will have to obtain a licence from the undersigned after paying licencefee of Rs. 10 for the season. The right-holders will be allowed to collect medicinal herbs in the forests where they have recorded rights.
- The local right-holders after collecting the Dioscorea may sell the same to the firm(s) dealing with medicinal herbs.
- 6. No medicinal herb shall be exported without obtaining an export permit from the Divisional Forest Officer Dharamsala. For the purpose of exporting the medicinal herbs the purchaser/sim/dealer will be required to pay following export royally to the Forest Department.

Name of medicinal plant

Export royalty to be charged

Dioscorea deltoidea

.. Rs. 5 per quintal. .

As regards export royalty for the other medicinal plants the same will be notified later on.

- 7. Any firm or dealer purchasing Dioscorea from the local rightholders having licence of the Forest Department will have to declare the details of medicinal herbs purchased by him/them during the previous year in the following proforms or on or before 5th of April of each year :-
 - Division.

Name of Village/Area

Division.
Range.
Full address of the person/right-holder from whom purchased:
Name of the medicinal aromatic herb.
Quantity purchased.
Quantity exported.
No. and date of export permit.
Balance yet to be exported.
Full address of place of storage.
Name and address of the person incharge of stock.

The purchaser/firm dealing with the medicinal herb will be allowed to purchase such herbs from the licensed right-holder only.

G. C. GUPTA,
Divisional Forest Officer,
Dharamsala Forest Division, Dharamsala,

INDUSTRIES DEPARTMENT

"GEOLOGICAL WING"

AUCTION NOTICE

It is bereby! notified for the information of the general public that the mineral mineral quarries of Una District shall be put to public auction in the following offices on the date and time mentioned against each:

Name of Quarry

Sl. No

Date and time of auction

1

Office of the General Manager, District Industries Centre, Una Office of the Block Development Officer Gagret, Distt. Una

11-12-79 at 11.00 A.M. 12-12-79 at 11.00 A.M.

Period

Name of Mineral

~	o manie or Quan	.,			Or . strange				•	Contract
1	2				3 .		-	4		5
			UNA BLOCK							
1.	Polian Quarry			Pol	ian, Kutha	ar, Beet,	Sand, E	ajri &		One year.
				Pul	bowal & Pa	ilkwah.		ne		•
2.	Bathri Quarry			V.		Bathu		lo-		-do-
3.	Kungrat Quarry			V.				lo-		-do-
4.	Basal Quarry			V.				io-		-do-
5.	Dulehar Quarry			٧.				do-		, -do-
6.	Nangal Bat Kalan	Quarry		V.				do-		-do-
7.	Swan Quarry-II			V.	Jankaur			io-		-do-
					Nangran &	Fatchpur		,	,	<i>j.</i> *
8.	Nangal Khurd			V.	Nangal K	hurd		io-		-dó-
		f	AMB BLOCK							
	Badsala Quarry			V.				do-		-do-
	Dhussara Quarry			V.		Ĺ		do-		-do-
11.	Teuri Quarry			V.	Teuri		-6	10		-do-
			GAGRET BLOCK					٠.		
12.	Badehra Quarry	*		V.	Badhera		-	do-		-do-
13.	Sainsowal		•	٧.	Sainsowa	ıl	-	do-		-do-
14.	Kangar			V.	Kangar		-	do-		-do-
15.	Dharampur "			V.		our	-	do-		-do-
16.	Tatehra			٧.				do-		-do-
17.	Badehra Rajputan			V.	Badehra	Rajputan		do-		-do-
18.	Kuthera Jaswalan			V.	. Kuthera	Jaswalan	-	do-		-do-
19.	Kaloh	•••		V				do-		-do-
20.	Ambota (including	Swan Quarry)		V.	. Ambota			do-		-do-

One year,

-do-

-do-

-do-

5

4

Sand, Bajri

ond Stone

-do-

-do-

-do-

-do-

Rajli quarry 25. Dobar quarry

Revised Rules, 1971. The bid shall be per annum

of grant of the contract.

in the auction.

The area of the

Ghatti quarry

3.

3.

9.

11.

16.

.18.

19. 20.

23.

excluding revenue estate of V. Ghatti).
Part of Loonkhar Khad from V. Dharet up to the confluence point or Bhakra Dam reservoir (L to R bank of Loonkhar Khad,

excluding revenue es-tate of Dharet). The auction is being made on the following terms and conditions:-

The terms and conditions of the auction/sale will be announced on the spot as per Himacha! Pradesh Minor Minerals (Concession)

Any person intending to bid shall deposit Rs. 100 with the presiding officer in advance as earnest money. Bidders can inspect the quarries before bidding in their own interest. The area of quarries will be strictly in accordance with the specifications given againsteach quarry.

The presiding Officer reserves the right to group and bifurcate the quarries without assigning any reasons.

Bidders may not be defaulter in the payment of Government dues. Any bidder found defaulter, shall not be allowed to participate

between V. Narhoon to Ghatti (L to R bank of Loonkhar Khad excluding revenue estate of V. Narhoon).

Part of Loonkhar Khad

between V. Ghatti to Dharet (Lto R bank of Loonkhar Khad

revenue

The period of the contract of minor minerals/slate quarries shall be five years/three years and one year respectively from the date

of grant of the contract.

On completion of the auction the result shall be announced and the provisionally selected bidders shall immediately deposit 25% of the amount of the bid for one period of the contract year as securty, for executions of bid for one year lease deed and due observance of its terms and conditions and as equal amount as first instalment of royalty where the bid per annum in case the bid is upto Rs.100. The bid shall not be treated as accepted unless confirmed by the State Government or such assimption who may be authorised by the State Government to grant the contract.

The Government reserves the right to accept or reject the highest bid without assigning any reasons.

The Government reserves the right to reduce or enhance the period of the contract.

No mining operations shall be allowed within 60 metres from the bridge, National Highway or State Highway.

No mining operations shall be allowed within 50 metres from the bridge.

Mis behavious by any bidder during auction can be punished by forfeiting his earnest money or renewal if necessary debarring him for a period of three years from any future auction under these rules at the discretion of the Presiding, Officer. If provisionally selected bidder fails to deposit security money as required under clause 5 of the rules the earnest money deposited under clause (iii) shall be forfeited to the Government.

The bid shall not be treated asaccepted unless confirmed by the Government or such other authority who may be authorised by

The bid shall not be treated as accepted unless confirmed by the Government or such other authority who may be authorised by Government to grant the contract.

In case of any dispute with regards to the sale of minor minerals the selling rates will be fixed by the Committee constituted for

The area of the state quarries/sand, stone and bajri quarries will be strictly in accordance with the site plan/revenue map and departmental map available in the office of the concerned Mining Officers and General Manager, District Industries Centre. Centre.

The possession of quarry (ies) will be handed over after the expiry of the present contract.

The auction is being made subject to the provisions contained in the Himachal Pradesh Minor Minerals (Concession) Revised, Rules, 1971.

Participants can raise the objections at the time of auction and no objection shall be entertained thereof in any case.

The highest bidder shall keep the Government indemnified from any third party claim and shall settle such claim on his own accord as soon as it arises.

accord as soon as it arises.

The contract or shall have to sign the agreement deed within three months from the date of grant order failing which grant orders.

shall be deemed to have been revoked and security forfeited to the Govt.

The provision of the Punjab Land Preservation (Choes) Act, 1900 shall apply in toto.

Other information and details can be had from the Mining officer and General Manager concerned. for Director of Industries,

SCHEDULE

All assests present and to be hereinafter acquired by the loance whether the said assets are now or in future in his name including book debts, stocks, shares and premises, machinery and equipment whether existing or to be purchased with the aid of loan or a part thereon

and any other personal surety of the loanee or sureties C. W. C. case. Sal.

General Manager, District Industries Centr Hamirpur.

FORM 'Q'

Hamirpur, the 26th September, 1979

Whereas a notice was served on Shri Sarwan Singh s/o Shri Ganu V. & P.O. Chamnaid, Teh. & Distt. Hamirpur on 23-5-1979 under section 23/27 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon the said Shri Sarwan Singh to pay to me the sum of 1Rs. 462.25 before 15-6-1979 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 462.25 plus interest @ Rs. 9-1/2 per cent till date is due from the said Shri Sarwan Singh and that the property described in the attacked schedule and that the property described in the attached schedule

is liable for the satisfaction of the said debt.

FORM 'O'

Hamirpur, the 26th September, 1979

Whereas a notice was served on Shri Laxman Dass s/o Shri Hiru, village Jangal Ropa, P.O. Kot, District Hamirpur on 23-5-1979 under section 23/27 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon the said Shri Laxman Dass to pay to me the sum of Rs. 574 plus interest before 15-6-1979 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 574 as principal and interest thereof alongwith penal interest till date is due from the said Shri Laxman Dass and that the properry described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

All assets present and to be hereinafter acquired by the loanee whether the said assets are now or in future in his name including book debts, stocks, shares and premises, machinery and equipment whether existing or to be purchased with the aid of loan or a part thereof and any other personal security of the loanee or sureties C.W.C. case.

Sd/-General Manager, District Industries Centre, Hamirpur.

FORM 'Q'

Hamirpur, the 26th September, 1979

Whereas a notice was served on Shri Nikka Ram s/o Shri Jawahar, village and P.O. Dosarka, Tehsil and District Hamirpur (H.P.) on 23-5-1979 under section 23/27 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon the said Shri Nikka Ram to pay to me the sum of Rs. 136.10 before 15-6-1979 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 136.10 as interest upto 30-6-1978 and further interest at the rate of Rs. 9-1/2 % till date is due from the said Shri Nikka Ram and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

Ail assets present and to be hereinafter acquired by the loanee whether the said assets are now or in future in his name including book debts, stocks, shares and premises, machinery and equipment whether existing or to be purchased with the aid of loan or a part thereof and any other personal security of the loanee or C.W.C. case.

Sd/-General Manager, District Industries Officer.

FORM 'Q'

Hamirpur, the 26th September, 1979

Whereas a notice was served on Shri Pohlo Ram s/o Shri Thenu Ram, village Annu, P.O. & District Hamirpur (H.P.) on 23-5-1979 under section 23/27 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon the said Shri Pohlo Ram to pay to me the sum of Rs. 40 before 15-6-1979 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 40 as interest upto 16-3-78 and further interest at the rate of Rs. 9 per cent till date is due from the said Shri Pohlo Ram and that the proporty described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

All assets present and to be hereinafter acquired by the loance whether the said assets are now or in future in his name including book debts, stocks, shares and premises, machinery and equipment whether existing or to be purchased with the aid of loan or a part thereof and any other personal surety of the loanee.

Sd/-General Manager, District Industries, Centre, Hamirpur.

FORM 'Q'

Hamirpur, the 26th October, 1979

Whereas a notice was served on Shri Amar Nath s/o Shri Bhagwan Dass, village Gasota, P.O. Bohoni, District Hamirpur (H.P.) on 23-5-1979 under section 23/27 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon the said Shri Amar Nath to pay to me the sum of Rs. 7213 before 15-6-1979 and whereas the said sum has not been paid I hereby declare that the sum of Rs. 1,000 as principal and Rs. 213 as interest upto 27-3-1979 and further interest at the rate of 13 per cent till date is due from the said Shri Amar Nath and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

All assets present and to be hereinafter acquired by the loanee whether the said assets are now or in future in his name including book debts, stocks, shares and premises, machinery and equipment whether existing or to be purchased with the aid of loan or a part thereof and any other personal surety of the loanee.

Sd/-General Manager.

FORM 'Q'

Hamirpur, the 27th September, 1979

Whereas a notice was served on Shri Bhagatu Ram s/o Shri Sihnu, village Than, Tappa, Badhog, P.O. Kangoo, District Hamirpur on 23-5-1979 under section 23/27 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon the said Shri Bhagatu Ram to pay to me the sum of Rs. 294.25 before 15-6-1979 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 294.25 as interest upto 27-3-79 and further interest at the rate of Rs. 9/- per cent till date is due from the said Shri Bhagatu Ram and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

All assests present and to be hereinafter acquired by the loanee whether the said assets are now or in future in his name including book debts, stocks, shares and premises, machinery and equipment whether existing or to be purchased with the aid of loan or a part thereof and any other personal surety of the loanee or C. W. C. case.

> Sd/-General Manager, District Industries Centre, Hamirpur.

FORM 'Q' Hamirpur, the 27th September, 1979

Whereas a notice was served on Shri Dalali Ram s/o Shri Kirpu Ram, village Nadkana, P.O. Jhaniara, District Hamirpur, on 24-5-1979 under section 23/27 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon the said Shri Dalali Ram, to pay to me the sum of Rs. 168.35 before 15-6-1979 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 168.35 as interest upto 30-3-78 and further interest at the rate of Rs. 9/- per cent till date is due from the said Shri Dalali Ram and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

All assets present and to be hereinafter acquired by the loance whether the said assets are now or in future in his name including book debts, stocks, shares and premises, machinery and equipment whether existing or to be purchased with the aid of loan or a part thereof and any other personal surety of the loanec or C.W.C. case.

> General Manager, District Industries Centre, Hamirpur.

FORM 'Q'

Hamirpur, the 27th September, 1979

Whereas a notice was served on Shri Gaffa Ram, s/o Shri Bhagat Ram, V. Daruhi, P.O. Jhaniara, District Hamirpur on 5-6-1979 under section 23/27 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon the said Shri Gaffa Ram to pay to me the sum of Rs. 462.25 before 15-6-1979 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 462.25 as principal and interest upto 27-3-79 and further interest @ Rs. 9-1/2 percent till date is due from the said Shri Gaffa Ram and that the prois due from the said Shri Gaffa Ram and that the property described in the attached schedule is liable for satisfaction of the said debt.

SCHEDULE

All assests present and to be hereinafter acquired by the loanee whether the said assets are now or in future in his name including book debts, stocks, shares and premises, machinery and equipment whether existing or to be purchased with the aid of loan or a part thereof and any other personal surety of the loanee or C.W.C.

> Sd/-General Manager, District Industries Centre, Hamirpur.

FORM 'Q' FORM OF NOTICE UNDER SECTION 24

Bilaspur, the 19th October, 1979

No.BP/DIC/Loan/7860.—Whereas a notice was served on Lekh Ram s/o Shri Brahmu Ram, Village Vijaypur, Post Office Samoh, Tehsil Ghumarwin, District Bilaspur (Himachal Pradesh) on 9-3-1977, under section 23/35 of the H.P. State Aid to Industries Act, 1971 calling upon the said Shri Leth Ram to pay to me the sum of Rs. 4,224.30 and whereas the said sum has not been paid. I hereby declare the sum of Rs. 8,000 plus interest is due from the siad Shri Lekh Ram and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

- Personal surety of Shri Brahmu Ram s/o Shri Durga Ram, residing at village Vijaypur, Post Office Samoh, Tehsil Ghumarwin, District Bilaspur (Himachal Pradesh).
- Kishnu Ram s/o Shri Sukh Ram, Village Amarpur Post Office Panaul, Shri

P. K. BHARDWAJ, General Manager, District Industries Centre, Bilaspur .

FORM 'Q'

PUBLICATION UNDER SECTION 24 OF THE ACT

Simla, the 26th October, 1979

No. SML/Loan/DIC/RIP/4612,—Whereas a notice was served on Shri Tika Surinder Singh s/o Shri Thakur Surinder Singh village Kot, P. O. Balog via Fagu. Tehsil Theog District Simla on 318-1979 under section 23 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon said Shri Sunrinder Singh to pay me sum of Rs. 10,000 plus Interest on or before 30-9-1979 and whereas the said sum has not been paid, I, hereby declare that Sum of Rs. 10,000 plus 10,000 interest penal interest is due from the said Shri Tika Surinder Singh and the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

1. House three storeyed consisting of 16 rooms standing on the land comprised Khasra No. 171, measuring 4-14 bighas situated in Village Koti, Post Office Jaish, Tchsil Theog, District Simla, Himachal Pradesh belonging to Shri Kanwar Mohan Singh s/o Rana Padam Chand of Village Koti, Post Office Jaish, Tehsil Theog, District Simla, Himachal Pradesh.

R. LALL, General Manager, District Industries Centre, Simla.

लोक निर्माण विभाग

कार्यालय ग्रादेश

शिमना-171001, 9 ग्रगस्त, 1979

नं 0 भी । डब्ल्यू 0 ई 0 148-8/38 स्थापना दो 1296 े-67 ---हिमांचल प्रदेश विस्तीय नियमों, 1971 के नियम 1.26 में दी गई शक्तियों का प्रशेग करते हुए अविद्यामी अभियन्ता निचाई ग्रथवा जन स्वास्च्य म खल हिमाचल प्रदेश लोक निर्माण विभाग मोला को नीचे दिए नए लेखा को उपरेंट करने के नित्र प्राधिकृत किया जाता है तथा उनको ग्रवीतक कार्यालय भौर दृःईग तथा डिसर्वा ग ग्रविकारी इसी लेखा के निए घोषित किया जाता है।

"521 - कैपिटल बाउटले बान विलिय तथा स्मान स्टेल उद्योग"।

वे एस0 ग्रार-191 के ग्रवीन श्रेणी, द्वितीय, तृतीय तथा चतुर्य कर्म बारियों को जो उनके प्रधीन कार्य करते हैं के यात्रा भत्ता के नियन्त्र प्रथि तारी होंगे।

> ग्राई १ डी १ मीरचन्दानी, मस्य ग्रमियन्ता ।

NOTIFICATION

Mandi, the 3rd October, 1979

No. SEI-R-25-60/79-27779-81,-Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of P.M.K. road it is hereby declared that the land described in the specification below is required for the above purpose.

- 2. The declaration is made under the provision of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 70 f the said Act, the Collector, Land Acquisition, Himachal Pradesh, P.W.D., Mandi is here by directed to take order for the acquisition of the said land.
- 3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh, P.W.D., Mandi.

SPECIFICATION

District: MANDI Tehsil: SADAR Area Village Khasra No. Sa. meter KHALYAR 597 1599 75 37 139 Kitta-2 153 Sq. metre

> B. S. KALSY, Superintending Engineer, 1st Circle, Himachal Pradesh, Public Works Department, Simla

Dharamsala, the 7th Auguest, 1979

SEV.-WSIII/LA-Kangra/SPL-II.-Whereas appears to the Governor, Himachal Pradesh that the lands is likely to be required to be taken by Government at public expenses for public purpose, namely Juliundur Hoshiarpur Dharamsala road K M 132,4 in Teshil and District Kangra (H.P.) is hereby notified that the hand In the locality described below is likely to be acquired for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all to whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officer for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by the section.

Any person interested who has any objection to the acquisition of any land in the locality may, within 30 days of the publication of the notification file an objection in writing before the Land Acquisition Collector, H. P. P. W. D. Kangra.

SPECIFICATION

Dist	rict:	KANGRA		Tehsil:	KANGRA
SI. No	Mo	ohal	Khasra No.		Area in H.A.S.
1.	.DA	ULATPUR	147/1 148/1 151		0-01-37 0-00-25 0-02-72
			Total		0-04-34

S. P. PUNHANI,
Superintending Engineer,
5th Circle, H.P. P.W.D.,
Dharamsala.

हमीरपुर, १५ धक्तुबर, १६७६

कमांक एस०ई० संख्या एल०ए० जना-१७३२३-२७, — जैसा कि हिमाचल प्रदेश के राज्यपाल को यह प्रतीत होता है कि सरकार द्वारा सार्वजनिक प्रयोजन प्रपात रामसरी जो के ऊपर याईड बन्द जना-मुबारकपुर सड़क तहसील व जिला जना के निर्माण के लिये सार्वजनिक व्यय पर भूमि ली जानी भापेक्षित है। एतद्वारा यह घोषित किया जाता है कि नीचे विनिदंश में विणित भूमि उपर्युक्त प्रयोजन के लिये भ्रापेक्षित है।

. भूमि अर्जन अधिनियम, १८६४ धारा ६ के उपवन्धों के अधीन सभी सम्बन्धित व्यक्तियों को यह घोषणा की जाती है तथा उक्त अधिनियम की धारा ७ के अधीन भू-अर्जन हिमाबल प्रदेश लोक निर्माण विभाग के एतदुदारा उक्त भूमि के अर्जन हेतु आदेश देने का निर्देश दिया जाता है।

मूमि की रेखाकृति का निरीक्षण भूमि प्रजन प्रधिकारी, हिमाचल प्रदेश लोक निर्माण विभाग, हमीरपुर के कार्यालय में किया जा सकता है।

विशिद्य तहसीलः जना जिलाः ऊना क्षेत मरले कनालं गांव खसरा नंब रामसिरी 92 93 98 30 XOR X o 3 94 808 99 योग

> स० प० वर्मी, । ब्रधीसम् मुम्पन्ता, अध्ठम वृत, हमीरपुर ।

कार्यांतय तहसील स्तरीय खाद्य सलाहकार समिति, बडसेर बङसर, 17 नंबम्बर, 1979 अधिसूचना

पृष्ठांकन संख्या IFS/79-599-613.—सिनव (खाद्य एवं अंधूर्ति) हिमानल सरकार की अधिसूचना कमांक द-७/७३-कूप (एफ एण्ड एस), दिनांक १८-६-७६ के अधीन दिये गये आदेशानुसार, मैं, चन्द्र मोहन कौशल, तहसीलदार, वड़सर, तहसील स्तरीय खाद्य सलाहकार समिति बड़सर का पुनर्गठन करता हूं। इस समिति में निम्नलिख सरकारी व गैव सरकारी सदस्य होगे। गैर सरकारी सदस्यों की कार्यकाल की स्रविध इस सिम्नुचना के जारी होने से एक वर्ष तक होगी।

ग्रध्यक्ष तहसीलदार बड़सर २. श्री ऊधो राम विधायक सदस्य ३. श्री दुर्गा दास, ऋध्यक्ष पंचायत समिति बिजड़ी सदस्य ४. ठाकूर प्रताप सिंह, बनी सदस्य ५. श्री लष्टमन सिंह प्रधान ग्राम पंचायत, बनी सदस्य ६. श्री ज्ञान सिंह भूत पूर्व प्रधान, ग्राम पंचायत जोड़े स्रम्ब सदस्य ७. श्री सीता राम उप-प्रधान, ग्राम पंचायत बड़सर सदस्य श्रीमित दुर्गी देवी, गांव मकटैहरी, तहसील बड़सर सदस्य प्रवन्धक प्रधिकारी, थाना, बड़सर सदस्य निरीक्षक, सहकारी सभायें विजड़ी सदस्य ११. निरीक्षक, खाद्य एवं ग्रायुर्ति, बड़सर सदस्य-सचिव ।

इस समिति के कार्य स्नावस्थक वस्तुओं के कय वितरण व उनके मूल्यों को स्थिर रखने सम्बन्धी होंगे। यह समिति उक्त विषयों पर केवल सरकार को सलाह दे सकती है च सरकार के स्रादेशों व निर्देशों को लोगों तक पहुंचायेगी व लोगों से स्रच्छा तालमेल स्थापित करेगी।

> हस्ताक्षर, तहसीलदार बड़सर।

भाग 3--अधिनियम, विद्येषक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के राज्यपान, हिमाचन प्रदेश हाई कोर्ट, फाइनैन्शन कमिश्नर तथा कमिश्नर आफ इन्कम टैक्स द्वारा ग्रिधिसुचित ग्रादेश इत्यादि

HIGH COURT OF HIMACHAL PRADESH, SIMLA

NOTIFICATION

Simla, the 13th November, 1979

No. HHC. Admn. 18-4/74.—In exercise of the powers conferred by sub-section (2) of section 304 of the Code of Criminal Procedure, 1973 (Act No. 2 of 1974), the High Court of Himachal Pradesh with the previous approval of the Government of Himachal Pradesh, hereby makes the following rules, namely:—

PART I

1. Short title and commencement.—(1) These rules may be called the Himachal Pradesh Legal Aid to Accused at State Expense Rules, 1979.

- (2) They shall come into force from the date of their publication in the Himachal Pradesh Rajpatra.
- 2. Definitions.—(a) "Advocate" means a person enrolled under the Advocate Act, 1961 and entitled as of right to practise in the Courts Subordinate to the High Court.
- (b) "Court" means a Court of Session whether presided over by a Sessions Judge, Additional Sessions Judge, Assistant Sessions Judge.
- (c) "Code" means the Code of Criminal Procedure, 1973.

PART II

3. Authority to decide means of accused to engage counsel.—(i) When in a case instituted on a Police report

or otherwise, the accused is committed to the Court of Session for trial under section 209 of the Code, the Magistrate on such enquiry as he may deem fit shall simultaneously make a report to the Sessions Judge whether the accused was represented by a counsel in the proceedings before him and whether the accused has sufficient means to engage a counsel for his defence.

(ii) If on the report of the Magistrate or otherwise, the court is satisfied that the accused has not sufficient means to engage an advocate for his defence, the Court shall assign an advocate for his defence at the expense of the State:

Provided that when an accused person is charged with the commission of an offence punishable with death or imprisonment for life and he is unrepresented, the Court shall assign an advocate for his defence at the State expense irrespective of the fact whether the accused has sufficient means to engage a counsel.

PART III

- 4. Panel of Advocates for legal aid and the mode of selection.—(i) The Sessions Judge, after consultation with the Additional Sessions Judge, if any, and the President of the District Bar Association shall prepare and maintain a panel of 10 to 15 suitable Advocates willing to appear for the undefended accused at State expense in the trials before the Court of Session.
- (ii) The person to be included in the panel shall have at least a standing of 5 years as a practising Advocate and in case of retired Judicial Officers who have commenced practice, an experience of at least 5 years in the trial of criminal cases as a Judge or a Magistrate.
- (iii) The appointment of the Advocate shall be madefrom the panel so constituted, but in exceptional circumstances it may be made from outside the panel.
 - (iv) The panel shall ordinarily be revised at the end of every two years.
- (v) A person to be included in the panel shall be on being informed of the proposed inclusion indicate his willingness to serve on the panel to the Sessions Judge.
- (vi) A person in the panel may intimate in writing to the Sessions Judge to remove his name from the panel. He shall, however, be eligible for being included again in the panel.
- (vii) Where in a Sessions trial there are more than one accused, one Advocate, ordinarily will be assigned for them unless they put forward antagonistic defence, or there are special reasons to be recorded in writing for engaging more than one counsel for the defence of the accused.
- (viii) The Advocate appointed as a defence counsel may retire during the trial if and when the accused engages a lawyer of his own choice;
- Provided that if there are more than one accused and all of them have not engaged an Advocate of their own choice such Advocate shall continue to represent the accused who has not engaged his own counsel.
- (ix) If an Advocate whose name has been included in the panel and who after accepting the assignment neglects or refuses to discharge his duty without reasonable cause, the Sessions Judge may remove his name from the panel and appoint another Advocate in his place.

PART IV

5. Facilities to be extended to the Advocates from the Panel.—The appointment of an Advocate as defence counsel shall not be deferred until the accused his been called upon to plead. He shall always be appointed well in advance to enable him to study the case, contact the accused and take necessary instructions, if necessary.

He shall be furnished free of costs copies of depositions if any, and those of necessary documents which the Court deems fit before the commencement of or during the trial. He shall be allowed inspection of the record of the case without charging any fee.

PART V

- 6. Scale of fees.—(1) The ordinary fee payable to an Advocate, engaged for defence of the accused charged with the commission of offence punishable with death or imprisonment for life shall be Rs. 60/- per day and in other cases Rs. 50/- per day, subject to maximum of Rs. 600/- for the case, as the Sessions Judge may decide in each case tried by him or on the basis of the recommendations of the Additional Sessions Judge trying the case.
- (2) In special cases the Sessions Judge may sanction more amount of fees than the maximum of Rs. 600/provided above, after recording reasons for the same but subject to prior approval of the High Court.
- (3) No fee shall be payable on a day on which the case is adjourned without any proceedings being taken by the Court, except on the first hearing of the case when the accused appears or is brought before the Court in pursuance of the commitment of the case under Section 209 of the Code.
- 7. An Advocate engaged at State expense shall, at the conclusion of each day of hearing in the case, prepare and submit for counter-signatures by the Presiding Officer of the Court a diary containing following details fully set out:—

Date	The name and title of the case and name of the accused defended	Duration of hearing
1	2	3

Work done	Signature Presiding	of the Officer	Remarks
4	5		6

- 8. The Advocate appointed from the Panel shall not receive any fees from the accused for whom he is appointed by the Court.
- 9. The Advocate shall submit his bill of fees to the Sessions Judge within a month of the disposal of the case by the Court along with the diaryand certificate to the effect that he has not charged anything from the accused for whom he was appointed by the Court.
- . 10. The Sessions Judge shall be the Controlling Officer for the payment and audit of fees due to Advocates appointed under these rules.

PART VI

11. Repeal.—The rules contained in Chapter 24-C of the Rules and Orders of the Punjab High Court Volume III as applied to Himachal Pradesh are hereby repealed.

H. D. KALNTHLA. Regionar.

उद्योग विमाग **प्र**धिसूचना

शिमला-2, 31 बन्त्बर, 1979

संस्या : 2-38/74-एम अपाई (ऐस्ट)--भारत के संविधान धनछेद 309 के परन्तुक में प्रदत्त शक्तियों तथा इस सम्बन्ध ग्रन्थ सभी शक्तियों का प्रयोग करते हुए, राज्यपाल हिमाचल उद्योग विभाग में सरकार की ग्रधिसूचना सं0 मार 0 एण्ड एम 0 15 (ऐस्ट) 283/57, दिनांक 19 नवम्बर, 1966 द्वारा बनायें गये (उद्योग झास्वा) (गैर लिपिक वर्गीय तथा तकनीका) (राजपत्रित तथा गराजरितत) नियुनित, पदोन्नति तथा सेनामों की विशेष, शतों के नियम 1965 में सहबं निम्नलिखित संशोधन करते

1. Short title and commencement:—(1) These Rules may be called the Himschaf Pradesh (Industries Wing) (Non-Ministerial and Technical) Class III Service (Non-Gazetted) Recruitment, Promotion and certain conditions of service (Fifth Amendment) Rules, 1979.

Rules, 1979.
(2) These Rules shall come into force with immediate effect.

2 Amendment of Appendix 'B'.—For existing entry against serial number 2 relating to the post of Inspectors (Weights and Measures) in Appendix 'B' to the Himachal Pradesh (Industries Wing) (Non-Ministerial and Technical) Class III Service (Gazetted and Non-Gazetted) Recruitment, Promotion and Certain Conditions of Service Rules, 1966 (hereinafter called "thesaid Rules) the following entry shall be substituted under columns 6 and 8 for the existing entries:—

Under column 6:

(1) Maintenance Supervisor in the pay scale of Rs. 160-400 with three years' service (regular including ad-hoc) and Matric or equivalent or Parbhakar/Bhushan/Rattan with Matric English only.

(ii) Manual Assistants in the pay scale of Rs. 160-400/Rs. 100-160 with five years' service (regular including ad-hoc) and Matric of its equivalent or Parbhakar/Bhushan/RattanwithMatric English only.

Under column 8 Appendix 'B'.-Age-No Qualifications.-As laid down under column 6.

(2) For existing entry under column 6 Appendix "B" against serial No. 3 relating to the Maintenance Supervisor, Weights and Measures to the Himachal Pradesh (Industries Wing) (Non-Ministerial and Technical) Class III Service (Gazetted and Nes-Gazetted) Recruitment, Promotion and certain conditions of Service Rules, 1966 (hereinafter called "the said Rules,") the following entry shall be substituted for the existing entry:—

Manual Assistants in the pay scale of Rs. 100-160 including selection grade:—

Manual Assistants in the pay scale of Rs. 100-160 including selection grade:—

(i) those, who are matric or its equivalent or Prabhakar/
Bhushan/Rattan with Matric English only should have at least three years' service including ad-hoc:

(ii) those who are Middle should have eight years service including ad-hoc.

For existing entry against Serial No. 3 Maintenance Supervisor in column 8 of the Appendix "B" of the said Rules the following be substituted: ing be substituted:

Age.—No.
Qualifications.—As laid down in column 6 (six).

भदेश द्वारा,

रवेश चन्द्र गृप्ता,

भायक्त एवं सांचव।

पंचायती राज विभाग शुद्धी पत्न शिमला-२, २४ श्रक्तूबर, १६७६

विभाग की सम संख्या १५-६६/६६-पंच-II.--इस भ्रधिमुचना दिनांक ७/१४-२-१६७६ में लगे १६७८ के प्राचार्य (श्रेणी) 11 राजपत्रित (के नियक्ती तथा पदोन्नती नियम के फूट नोट सं० २, ४, ४ तया द का भ्रपमाजन किया भाता है। फुट नोट की सं०३ के स्थान पर २,६ के स्थान पर ३,७ के स्थान ४,६ के स्थान पर ४,१० के स्थान पर ६, ११ के स्थान पर ७ तथा १२ के स्थान पर ८ होगा।

यह संशोधन भी ७/१४-२-७६ से लागू समझा जायेगा।

हस्तासरित, ग्रवर सचिव।

REVENUE DEPARTMENT NOTIFICATION Simla-2, the 11th October, 1979

No.13-39/60-Rev.-I(II).—In continuation of this Department Notification of even number dated the 5th May, 1979 and in consul-tation with the Himaehal Pradesh Public Service Commission, the Governor, Himachal Pradesh, is pleased to extend the purely temporary appointment of Shri Bis Pal Singh, Statistician as Director of Agricultural Census, Himachal Pradesh in the pay scale of Rs. 400-1250 with effect from the 1st July, 1979 to 30-9197 or till the regular recruitment to the post is made, whichever is earlier.

by order, P. P. SRIVASTAVA, Financial Commissioner,

कल्याण विभाग ग्रश्चिमचना

शिमला-171002, 27 जनवरी, 1979

सं 0-इडल्यू 0 एल 0 एफ 0-ए 0 (4)-22/76--संविधान के प्रतिदेद 309 के परन्तुक द्वारा प्रदत्त शकि वों का प्रयोग करते हुए राज्यपाल, हिमाचल प्रदेश, कल्याण विभाग के डितांच श्रेणी (राजपत्रित) कमशः सहायक निदेशक कल्याण, विशेष पोषण प्रधिकारी, बाल विकास परियोजना अधिकारी तथा जिला कल्याण व प्रोवेशन प्रकािश के नियक्ति एवं पदोल्यति नियम संनग्न परिशिष्ट-। के मन्तर्गत हिम। चल प्रदेश जीक सेवा भायं म के परामर्श के साथ सप्टर्ष बनाते हैं। (संग्रेजी तथा हिन्दी अनुवाद दोनों)।

2. ये नियम हिमाचल प्रदेश राजपत्र में विज्ञापन की तिथि में लागू

समझे जाएंगे।

भगर नाम विदयाणी. सचिव 🖟

ANNEXURE I

Recruitment and Promotion Rules for the post of Assistant Director (Welfare), Special Officer (N) and Child Development Project Officer in the Department of Welfare, Himachal Pradesh.

1. Name of post-

1. Assistant Director (Walfare).

Spicial Officer (Nurition).

Child Development Project Officer.

3 (one each).

Class II (Gazetted). 1 and 2, Rs. 350—900. 3, Rs. 350—800. Non-Selection.

post Age for direct recruits 35 years and below. Minimum educational and other

qualifications

selection postfor non-selection

Number of posts

Classification Scale of pay

Whether

quired for recruits.

3.

Essential (i) Master's Degree in Sociology/Anthropology/Phychology/Social work/Economics from a re- · direct recognised University or its equivalent.

> Matriculation/Higher condary or equivalent examination with Hindi as a compulsory subject.
>
> Desirable (i) Three years
> experience in Social work

(ii) Should have passed his

including administrative experience. (ii) Knowledge of Audit and Rules

Accounts, Regulations

(iii) Knowledge of customs, manners and dialects of Himachal Pradesh and suitability for appointment in the peculiar conditions prevailing in the Pradesh.

and

Whether age and educational qualifications prescribed for direct recruits will apply in the case of promotees.

Period of probation, if any.

Two years subject tosuch further extension for

a period not exceeding one year as may be ordered by the competant authority in special circumstances and for reasons to be reduced to writing.

10. Method of recruitwhether by ment. direct recruitment or by promotion, depu-tation/transfer and the percentage of vacancies to be filled by various methods.

By promotion failing which by direct recruit-

- 11. In case of recruitment By promotion from amongst by promotion, depu
 (i) District Welfare Offiby promotion, deputation/transfer, gra-des from which pro-motion, deputation/ transfer to be made.
 - cer cum Probation Officers in the pay scale of Rs. 300—700
 - with five years regu-lar or ad hoc service or both in the grade 90%.
 - (ii) Superintendent in the scale pay scale Rs. 400--650 5 years regular or ad hoc service or both in the grade; 10%:

(Provided that the person who stands promoted against the post of Child Development Project Officer in the pay scale of Rs. 350—800 will also be considered for promotion to the post of Assistant Director Welfare and Special Officer(N) in the pay scale of Rs. 350—900 along with other eligible officials).

The posts shall be filled in the following roster:—

1st to 9th District Wel-Officer fare post-cum - Probation Officer. 10th post-Superinten-

The roster to be repeated after every 10th vacan-

dent.

12. If a DPC exists, what is its composition.

DPC as may be constituted by Government from time to time.

Circumstances under which the Himachal Pradesh Public Service Commission is to be consulted in making recruitment.

As required under the

Foot-Notes: 1. A candidate for appointment to any service or post must be:-

(a) a citizen of India, or

大学 不是

- (b) a subject of Nepal, or
- (c) a subject of Bhutan, or
- (d) a Tibetan refugee who came over to India before the 1st January, 1962 with the intention of permanently settling in India, or
- (e) a person of Indian origin who has migrated from Pakistan Burma, Sri Lanka, East African

Countries of Kenya, Uganda, the United Republic of Tanzania (formerly Tanganyika and Zanzibar), Zambia, Malawi, Zaire and Ethopia with the intention of permanently settling in India.

Provided that a candidate belonging to categories (b) (c), (d) and (e) shall be a person in whose favour a certificate of eligibility has been issued by the Government of India/State Government.

A candidate in whose case a certificate of eligibility is necessary may be admitted to an examination or interview conducted by the Himachal Pradesh Public Service Commission or other recruiting authority, but the offer of appointment may be given only after the necessary eligibility certificate has been issued to him by the Government of India/Government of Himachal Pradesh.

Upper-age limit for direct recruits will not be applicable to the candidates already in the service of the

Government.

3. 'Upper-Age limit is relaxable for Scheduled Castes/ Tribes candidates and other categories of persons to the extent permissible under the general or special orders of the Himachal Pradesh Government.

4. Age-limit for direct recruits will be reckoned from the last date fixed for receipt of applications by the

Commission

5. Age and qualifications for direct recruits are relaxable at the discretion of the Commission in the case of candidates otherwise well qualified.

Provisions of columns 10 and 11 are to be revised by the Government in consultation with the H.P. Public Service Commission as and when the number of posts under column 2 are increased or decreased.

- 7. Where the Government is of the opinion that it is necessary or expedient to do so, it may, by order, for reasons to be recorded in writing and inconsultation with the 'H.P. Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons or post.
- 8. Selection for appointment to these posts in the case of direct recruitment, shall be made on the basis of viva voce test, if the Commission so considers necessary or expedient by a written test, the standard/syllabus etc., of which will be determined by the Commisson or a practical test.
- 9. In all cases where a junior person becomes eligible, for consideration by virtue of his total length of service (including ad hoc one) in the feeder post, all person senior to him in the respective category shall be deemed to be eligible for consideration and placed above the junior persons in the field or consideration:

Provided that all incumbents to be considered for promotion/confirmation shall possess the minimum qualifying service of at least three years or that prescribed in the relevant recruitment and promotion rules for the post whichever is less:

Provided further that (where a person becomes ineligible to be considered for promotion/confirmation, on account of the requirement precribed in the preceding proviso, the person (s) junior to him shall also be deemed to be ineligible for consideration for such promotion/ confirmation.

- 10. The employees of all the public sector corporation, and autonomous bodies who happened to be Government servants before absorption in public sector corporation/ autonomous bodies at the time of initial constitution of such corporations/autonomous bodies shall be allowed age concession in direct recruitment as admissible to Government servants. This concession will not however, be admissible to such staff of the public sector corporations/ autonomous bodies who were/are subsequently appointed by such corporations/autonomous bodies after the initial constitution of the public sector corporations, autonomous bodies.
 - 11. The appointment to this service shall be subject to orders regarding reservation in the services for Scheduled Castes/Scheduled Tribes/Backward Classes issued by the Himachal Pradesh Government from time to time.
 - 12. Departmental Examination .- (i) Every member of the service seall pass a departmental examination as prescribed in the Departmental Examination Rules within the

probation period or within two years from the notification of these rules whichever is latter failing which he shall not be eligible to-

- (a) Cross the Efficiency Bar next due; (b) Confirmation in the Service; and
- (c) Promotion to the next higher post:

Provided that if a member becomes otherwise eligible for promotion within the period mentioned above, he shall be considered for promotion and if otherwise found fit, shall be promoted provisionally subject to his passing the departmental examination. He may be reverted if he fails to pass the same:

Provided further that an officer who has qualified the departmental examination in whole or in part prescribed under any other rules before the notification of these rules, shall not be required to qualify the whole or in part of the examination as the case may be:

Provided further that an officer for whom no departmental examination was prescribed prior to the notification of these rules and who has attained the age of 45 years on the first of March, 1976, shall not be required qualify the departmental examination prescribed under these rules.

- (ii) An officer on promotion to a higher post in his direct line of promotion shall not be required to pass the aforesaid examination, if he has already passed the same in the lower gazetted post.
- (iii) The Government may, in consultation with the Himachal Pradesh Public Service Commission, grant in exceptional circumstances and for reasons to be reduced to writing exemption in accordance with the departmental examination rules to any class or category or persons from the departmental examination in whole or in part.

ANNEXURE I

RECRUITMENT AND PROMOTION RULES FOR THE POST OF DISTRICT WELFARE OFFICER-CUM-PROBATION OFFICER IN THE DEPART-MENT OF WELFARE H. P. GOVERNMENT

1. Name of post

District Welfare Officercum-Probation Officers.

2. Number of posts Classification

13. Class II (Gazetted). 4.1

4. Scale of pay

Rs. 300-700

5. Whether selection post ...

Non-selection.

or non-selection post. 6. Age for direct recruits

As may be prescribed direct recruitment to H.P. Administrative service from time to time. As may be prescribed for

for direct recruitment to

H.P. Administrative Ser-

vice from time to time.

7. Minimum educational and other quali-fications required for direct recruits.

8. Whether age and educational qualifications prescribed for direct recruits will apply in the case of promotees.

9. Period of probation, if any

Two wo years subject to such further extension for a period not exceding one year as may be ordered by the com-petent authority in petent special circumstances and for reasons to be re-

recruitment-(i) Direct 25% on the basis of H.P. Administrative Service etc. Examination.

(ii) Promotion-75%.

11. In case of recruitment by promotion, deputation/transfer, grades from which promotion/ deputation transfer to be made.

be filled by various me-

By Promotion from amongst
(i) Tehsil Welfare Officer in the pay scale of Rs. 140-300 with seven years regular or ad hoc service or both as such—50%

(ii) Superintendent (Home) Assistant Superintendent (Home) in the pay scale of Rs. 300 -600 and Rs. 200-450 respectively with five years service such —25%:

(Provided that for purpose

of promotion a combined list of eligible officials will be prepared in which the Supdt. (Home) shall be placed en bloc above Asstt. Supdt. (Home). The posts shall be filled in the following roster:-1st post Supdt. (Home)/ Asstt. Supdt. (Home). 2nd & 3rd post Tehsil Wel-

fare Officers. 4th Post Direct Recuirtment and the roster to be repeated after every 4th.

law.

12. If a D. P. C. exists. what is its composition. D. P. C. to be presided over by the Chairman, H. P. P. S. C. or a Member thereof to be nominated by him. As required under the

13. Circumstances under which the H. P. Public Service Commission is to be consulted in making recruitment.

Foot notes-1. A candidate for appointment to any

service or post must be—

(a) a citizen of India, or

(b) a subject of Nepal, or (c) a subject of Bhutan, or

(d) A Tibetan refugee who came over to India before the 1st January, 1962 with the intention of permanently settling in India, or

(e) a person of Indian origin who has migrated from Pakistan, Burma, Sri Lanka, East African countries of Kenya, Uganda, the United Repu-blic or Tanzania (formerly Tanganyika blic or Tanzania (formerly Tanganyika and Zanzibar), Zambia, Malavi, Zaire, and Ethiopia with the intention of permanently settling in India:

Provided that a candidate belonging to categories (b), (c), (d) and (e) shall be a person in whose favour a certificate of eligibility has been issued by the Government of India/State Government.

ment of India/State Government.

A candidate in whose case a certificate of eligibility is necessary may be admitted to an examination or interview conducted by the Himachal Pradesh Public service Commission or other recruiting authority, but the offer of appointment may be given only after the necessary eligibility certificate has been issued to him by the Government of India/Government of Himachal Pradesh.

2. Upper age limit is relaxable for Scheduled Castes/ Tribes candidates and other categories of persons to the extent permissible under the general or special orders

of the H.P. Government.

3. Provisions of columns 10 and 11 are to be revised by Government in consultation with the H.P. Public Service Commission as and when the number of posts

under column 2 are increased or decreased.

4. Where the Government is of the opinion that it is necessary or expedient to do so, it may, by order, for reasons to be recorded in writing and in consultation with the H.P. Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons or post.

10. Method of recruitment, whether by direct recruitment or by promotion, deputation/transfer and the percentage of vacancies to

duced to writing.

5. In all cases where a junior person becomes eligible for consideration by virtue of his total length of service (including ad hoc one) in the feeder post, all person senior to him in the respective category shall be deemed to be eligible for consideration and placed above the junior persons in the field of consideration:

persons in the field of consideration:
Provided that all incumbents to be considered for promotion/confirmation shall possess the minimum qualifying service of at least three years or that prescribed in the relevant recruitment and promotion rules for the

post whichever is less:

Provided further that where a person becomes ineligible to be considered for promotion/confirmation, on account of the requirement prescribed in the preceding proviso, the person(s) junior to him shall also be deemed to be ineligible for consideration for such promotion/confirmation.

- 6. The employees of all the public sector corporations and autonomous bodies who happened to be Government servants before absorption in public sector corporations/autonomous bodies at the time of initial constitution of such corporations/autonomous bodies, shall be allowed age concession in direct recruitment as admissible to Government Servants. This concession will not, however, be admissible to such staff of the public sector corporations/autonomous bodies who were/are subsequently appointed by such corporations/autonomous bodies and are/were finally absorbed in the service of such corporations/autonomous bodies after the initial constitution of the public sector corporations/autonomous bodies.
- 7. The appointments to this Service shall be subject to orders regarding reservation in the services for Scheduled Castes/Scheduled Tribes/Backward Classes issued by the H.P. Government from time to time.

8. Departmental Examination.—(i) Every member

of the service shall pass a departmental examination as prescribed in the Departmental Examination Rules within the probation period or within two years from the notification of these rules whichever is latter failing which he shall not be eligible to—

(a) cross the Efficiency Bar next due; (b) confirmation in the service; and

(b) confirmation in the service; and(c) promotion to the next higher post:

Provided that if a member becomes otherwise eligible for promotion, within the period mentioned above, he shall be considered for promotion and if otherwise found fit, shall be promoted provisionally subject to his passing the departmental examination. He may be reverted

if he fails to pass the same:

Provided further that an officer who has qualified the departmental examination in whole or in part prescribed under any other rules before the notification of these rules, shall not be required to qualify the whole or in part of the examination as the case may be:

Provided further that an officer for whom no departmental examination was prescribed prior to the notification of these rules and who has attained the age of 45 years on the 1st of March, 1976, shall not be required to qualify the departmental examination prescribed under these rules.

(ii) An officer on promotion to a higher post in his direct line of promotion shall not be required to pass the aforesaid examination, if he has already passed the same

in the lower gazetted post.

(iii) The Government may, in consultation with the Himachal Pradesh Public Service Commission, grant in exceptional circumstances and for reason to be reduced in writing, exemption in accordance with the departmental examination rules, to any class or category of persons from the departmental examination in whole or in part.

धनुबन्ध ।

हिमाचल प्रदेश सरकार के कल्याण विभाग में जिला कल्याण अधिकारी एवं परिवीक्षा अधिकारी के पद के लिये भर्ती तथा - यहोत्त्रति नियम

- 1. ५द का नाम
- 2. पदों की संहदा
- 3. वर्गीकरण
- 4. वेतनमान
- 5. क्या प्रवरण पद है स्रयंका अन्नवरण पद
- 6. सीथी भर्ती बालों के लिये ग्राय

- .. जिला कल्याम अधिकारी एवं परिवीक्षा अधिकारी
- .. 13
 - दिताय थेगो (राजपतित)
- .. 50 300-600
- . ग्रह्मवःण पद
- .. जैसे कि हिमाचल प्रदेश प्रशासनिक मेवा को सीक्षी भर्नी के निषे समय समय पर निर्वारित की जाए।
- 7. साथी भनी के लिये अपेक्षित न्यूनतम शैक्षणिक तथा अन्य ब्रहनाएं.. जैसे कि हिमाचल प्रदेश प्रधासनिक सेवा की मीधी भनी के लिए समय समय पर मिथीरित की जाए।
- -8. क्या पदील्लित की स्थिति में सीधी अर्जी के लिये नियंग्ति . नहीं साथ तथा शैक्षणिक अर्हुं अर्थ पदील्ला व्यक्तियों के लिये प्रशिज्य होगी?
- 9. परिवीक्षा की भ्रवित, यदि कोई हो
- 10. भर्ती का ढंग, क्या संध्यी भर्ती द्वारा ग्रथवा पदोन्नतिद्वारा ग्रथवा प्रतिनियुक्ति/स्थानान्तरण द्वारा तथा विभिन्न ढंगों द्वारा रिक्त स्थानों को भरने की प्रतिशतका।
- 11. पदोल्नित, प्रतिनियुक्ति/स्थानान्तरण द्वारा भर्ती की स्थिति में बह बेतन कम जिसमें से पदोल्नित, प्रतिनियुक्ति/स्थानान्तर किया जाना है।
- दोवर्षः ऐसी एक वर्ष तक की अवधि के लिये वृद्धि के अध्ययीन जैसे हि विशेष परिस्थितियों में तथा लिखित कारणों में रिकार्ड करके सक्षम अधिकारी द्वारा आदेश दिया जाए।
- (1) सीघी भर्ती--25 प्रतिशत । हिमाचल प्रदेश प्रशासनिक सेदा
- 🅦 इत्यादि परीक्षा के माचार पर।
- (2) पदोन्नति—75 प्रतिशत ।
- (1) निम्नलिखित में से पदोन्नित द्वारा-
- (i) 140---300 के बेतनमान में तहमील कल्याण अधिकारी सात वर्ष की नियमित अथवा तदर्थ सेवा सहित अथवा दोनों सहित---50 अतिशत।
- (ii) अधिक्षक (गृह)/महायक अविक्षक (गृह) क्रमशः क0300-600 तथा 200-450 के वेतनमान में, इस प्रकारण को पांच वर्ष की सेवा सहित-25 प्रतिशन ।

(बजर्तेकि पदोन्ति के प्रयोजन के लिये पाच कर्मचारियों है एक संयुक्त सूचि तैयार की जायेगी जिसमें प्रयोक्षक (गृह वामहिक रूप से सहायक अधीक्षक (गृह) से ऊपर रखे जायेंगे।

पद निम्नलिखित रोस्टर में भरे जायेंगे :---पहला पद---अधीक्षक (गृह)/सहायक अधीक्षक (गृह) दूसरा पद तथा तीसरा पद-तहसील कल्याण अधिकारी । चौथा पद—सीधी भर्ती,

े तथा रोस्टर प्रत्येक चतुर्य रिक्ति

नया है ?

12. बदि विभागीय पदोन्नित समिति विद्यमान है तो इसकी रचना विभागीय पदोन्नित समिति की प्रध्यक्षता हिमाचल प्रदेश लोक सेवा भाषोग के भ्रष्यक्ष द्वारा भ्रथवा उसके द्वारा मनोनीत किसी सदस्य के द्वारा की जायेगी।

13. परिस्थितियां जिनके श्रन्तर्गत लोक सेवा श्रायोग का परामर्श .. जैसा कि कानून के श्रधीन श्रपेक्षित है। भर्ती करने के लिये लेना है।

पाद टिप्पणी .-- ा. किसी भी सेवा की नियुक्ति अथवा पद के लिये उम्मीदवार निम्नलिखित अवस्य होना चाहिये :--

- (क) भारत का नागरिक, ग्रथना
- (स) नेपाल की प्रजा, अथवा
- (ग) भूटान की प्रजा सथवा
- (घ) तिब्बत का शरणार्थी जो पहली जनवरी, 1962 से पहले भारत में स्थायी निवास की इच्छा से भारत में माया हो; ग्रथवा

(ङ) भारतीय मूल का व्यक्ति (जिसने कि पाकिस्तान, बर्मा, श्री लंका, केनिया, यूगांडा, संयुक्त गणराज्य तन्जानिया (भूतपूर्व टांगानिका तथा जंजीबार) जैंस्बिया, मालवी, जैरे तथा इथोपिया के पूर्वी अफीका देशों से भारत में स्थाई निवास के उद्देश्य से प्रवजन किया हो।

(बजतें कि वर्ग (स), (ग), (घ), तथा (इ)से सम्बन्ध रखने वाला उम्मीदवार ऐसा व्यक्ति होगा जिसके पक्ष में पात्रता का प्रम्ण-पत्र भारत सरकार/राज्य सरकार द्वारा जारी किया गया हो ।

जिस उम्मीदवार के विषय में पात्रता का प्रमाण-पत्र भावस्थक हो, उसे हिमाचल प्रदेश लोक सेवा श्रीयोग श्रथवा राज्य भरी प्राधिकारी द्वारा ली जाने वाली परीक्षा अथवा साक्षात्कार में बैठने के लिये प्रवेश दिया जा सकता है । परन्तु नियुक्ति के पैशकश तभी दी जा सकती है जब उसे भारत सरकार/हिमाचल प्रदेश सरकार द्वारा पात्रता प्रमाण−पत्र जारी कर दिया गया हो ।

- 2. घनसृष्टित जाति/घनसृष्टित जन जाति के उम्मीदवारों तथा घन्य वर्षों के व्यक्तियों की उच्चतम श्राय सीमा में हिमाचलः प्रदेश सरकार के सामान्य प्रथवा विशेष आदेशों के बन्तर्गत बनुमत सीमा तक छट देय है ।
- साना 10 तथा 11 के उपवन्य सरकार द्वारा हिमाचल प्रदेश लोक सेवा आयोग के परामर्श से पुनरीक्षित किए जाने हैं जब कभी लाना संस्था 2 के प्रधीन पदों की संख्या बढ़ाई जाती है अथवा घटाई जाती है।
- 4. जहां पर सरकार की यह राय हो कि ऐसा करना उचित ब्रीस आवश्यक है तो यह ब्रांदेश द्वारा, कारणों को लिखित रूप में दर्ज करके ब्यक्तियों अथवापद को किसी भी श्रेणीया वर्गके विषय में इन नियमों के किसी भी उपवन्ध में छट दे सकती है।
- उन सभी मामलों में जहां तक किन्टट व्यक्ति फीडर पोस्ट में अपनी कुल सेवा अविधि की हैसियत से (तदर्थ सेवा सिहत) विचार के लियें पात्र बन जाता है तो उस वर्ग में उससे वरिष्ठ सभी व्यक्ति विचार के लिये पत्र हुए समझे जायेंगे तथा उन्हें विचार के कार्यसेत में कनिष्ट व्यक्तियों से ऊपर रखा जाएगा।

बशर्ते कि पदोन्नति/स्थायीकरण के लिये विचार किए जाने वाले सभी पदस्य कम से कम तीन वर्ष की न्यूनलम श्रयंवा पद के लि मम्बन्ध भर्ती तथा पदोन्नति नियमों में निर्वारित ग्रहंक ग्रेवा जो भी कम, हो, से युक्त होगे ।

श्रामे यह भी दार्त है कि जहां पर कोई व्यक्ति पदोल्निति/स्थायींकरण के लिये विचार किए जाने के लिए, पूर्ववर्ती परन्तुक में निर्वारित अपेक्षा के कारण अपात्र वन जाता है तो ऐसी पदोन्नित/स्थायीकरण के विचार के लिये, उससे कनिष्ठ व्यक्तियों को भी अपात्र समझा जाएगा ।

- सभी सरकारी क्षेत्र के निगमों तथा स्वायत निकायों के कर्मचारी जो ऐसे निगमों/स्वायत निकायों के प्रारम्भिक गठन के समय सरकारी क्षेत्र के निगमों/स्वायत निकायों में विलयन से/पहले सरकारी कर्मचारी थे, उन्हें सीधी भर्ती में भ्रायु सीमा में छट दी जाएगी जैसे कि सरकारी कर्मचारियों को ग्रनुमत है तथापि यह अर्ट सरकारी क्षेत्र की निगमों/स्वायत निकायों के ऐसे ग्रमला के लिये सब स्वीकार्य नहीं होगी जोकि ऐमी निगमों/स्वायत निकायों द्वारा तदनन्तर नियुक्ति किए गए ये / के हैं मौर जो सरकारी क्षेत्र की निगमों/स्वायत निकायों के प्रारम्भिक गठन के पश्चात् ऐसी निगमों/स्वायत निकायों की सेवा में ब्रन्तिम रूप में एञ्जारव कर लिए गए थे/हैं ।
- 7. इस सेवा में नियुक्तियां हिमाचल प्रदेश सरकार द्वारा समय समय पर अनुसूचित जातियों/श्रनुसूचित जन जातियों/पिछड़ी श्रेणीयों की मेवाओं में आरक्षण के विषय में जारी किए गए आदेशों के अधीन होगी।

- विभागीय परीक्षाः -- (1) मेवा का प्रत्येक सदस्य परिवीक्षा धविष के भीतर अथवा इव नियमां की अविमूचना के दो वर्ष के भीतर 8. विभागान राज्याः नर्पा ज्यान करेगा जैसा कि विभागीय परीक्षां निवर्षों में निर्वारित है श्रव्यवा यह तिस्निसिस के लिए पात्र नहीं होगा :---
 - (व) आगामी दक्षता अवराव की पार करने के निए,
 - (स) सेवा में स्थायीकरण के नियो, तथा
 - (ग) ग्रागले उच्चतर पद पर पदीन्त्रति के लि ।

बर्स्स कि यदि कोई सदस्य पदीलानि के लिये उप किन शवधि के भीतिर श्रन्यया पत्रि जनता है ती उसे पदीलानि के नियो विचार में लाया जाएगा तथा थदि उसे मन्यथा योग्य पाया जाता है तो उसे विभागीय परीक्षा पास करने की ए कि अबीन अन्तिम रूप से परीन्तन र्किया जायेगा । यदि वह उमे पास नहीं कर पाना है तो उसे प्रत्यावींतन कर

इसरे ग्रामे यह भी बन है कि कोई ग्रविकारी जिसने उन नियमों के ग्रविसूचिन होने से पहले किसे, ग्रन्य नियमों के म्मवीन निर्वारित विजानीय परीक्षा सारी मथवा माहिक पास की हो, उसे मारी परीक्षा मथवा माहिक, वैसे भी स्थिति हो पास करनी अपेकिन नहीं है।

इससे बागे यह भी बते हैं कि कोई अधिकाी जिसमें उन नियमों के अधिनूचित होने में पहले किसी बन्य नियमों के ग्रभोन निर्धारित विभागोय परोक्षा मारो ग्रथवा शांक्षिक पाम की हो, उमें मारी परीक्षा ग्रथवा ग्रांटिक जैसी मा स्थित

हो, पाग करना अपेक्षित नहें: होंगो :

इससे प्राने को बर्ज यह है कि कोई प्रविकाी जिसके लिये इन नियमों की प्रविमूचना सुंगहले कोई विनागीय परीक्षा निर्दारित नहीं या तथा जिसने पहलो मार्च, 1976 की 45 वर्ष की बायु पूर्व कर ली है, उसे इन नियमी के अन्तर्गत निर्वारित की बाई परोक्षा पाम करना अपेक्षित नहीं होगा ।

- (2) जो मिषकारी धरनी पदान्ति की सीधी रेखा में उच्चतर पद पर पदोन्तन हो, उसे उपयुंक्त परीक्षा पास करना ग्रपेक्षित नहीं होगा, यदि उसने पहले ही उसे निक्ने राज्यतित पद में पात्र कर निया हो ।
- (3) सरकार हिमाचल प्रदेश लीह मेत्रा ब्रायोग से परामर्श के साथ विशिष्ट परिस्थितियों में तथा लिखित कारणों को दर्ज करके, विभाग्रीय परीक्षा नियमों के भ्रनुसार किया भी श्रेणी अववा व्यक्तियों के वर्ग को सारी अववा जांशिक विनागीय परीक्षा से छूट प्रदान कर

मन्बन्ध 1

हिमाचल प्रदेश सरकार के कल्याण विचाग में सहायक निदेशक (कल्याण) विज्ञाधिकारी जंगाय) और क्षिण विकास परियोजना अभिकारी के पद के लिए अर्थी और पदोन्नति नियम

- 1. पद का नाम
- 2. पदों की संख्या
- 3. वर्गीकरण
- 4. वे निमान
- 5. स्या प्रवरण पद है अथवा अप्रवा पद.
- 6. सीबी भर्नी वालों के लिए आय
- सीथी भर्ती के लिए अपंक्षित न्युन्तम शैंकिणिक तथा अन्या अनिवर्ष— श्रईताएं।

- महायक निदेशक कल्याण
- 2. विजेबाधिकारी (पोजन), और
- विश विकास परियोजना प्रधिकारी
- '(3) (प्रचेक वांचे एक)
- (इवर्गाय श्रेण) (राजपत्रिक)।

 - 1 第7 2-10 35(-900 3-70 35(-800.
- स्रवरण पद।

3 दर्ब और इस से कमा।

- (१) मान्यता प्राप्त विश्वविद्यात्य मे म्याज विज्ञान/मानव विज्ञान/ भोविज्ञान/सामाजिक कार्य / अर्थमध्य से स्वानकोतर डिगो या उसके सन्दर्भ डिप्र ।
- (2) मैटिश/हायर नैशेन्द्री या इसके समकत पीक्षः हिन्दी एव जनिवार्य विशय के २८४ और की है।।

वाछनीय

- (1) प्रशासनिक प्रतभव सहित सामाजिक कार्य में तीन वर्य
- (2) लेखा परीक्षा तया, लेखा नियमों तथा विनियमों का
- (3) हिमाचल प्रदेश के र ति-रिवाओं तथा वोलियों का जान तथा प्रदेश में विद्यमान विशिष्ट परिस्थितियां में नियक्ति के लिए उपप्कता 🖹
- क्या पदोत्रित की स्थिति में सीबी भर्ती के लिए निर्धारित । नहीं आय तथा गैक्षणिक अहँताएं पदोन्नत व्यक्तियों के लिए प्रयोज्य होंगी ?

9. परिवोक्षा की प्रवित, यदि कोई हो

दो वर्षः ऐसी एक वर्ष तक की सवधि के लिए वृद्धी के सभीन जैसे कि विशेष परिस्थितियों में तथा लिखित कारणों में रिकार्ड करके सक्षम प्रिकारी द्वारा प्रादेश दिया जाए।

10. भेती का ढंग

क्या मोत्रोः भर्गी द्वारा चयका पदोन्नति द्वारा चयका प्रतिनिद्विगीत्यानास्तरण द्वारा तथा विभिन्न दंगों द्वारा स्किन रूयानीं को भरने की प्रतिसतता ।

पदोन्नति, पनिनृक्षित्र/स्वानान्तरण द्वारा भलों की स्थिति
में बह नेताकर जिल्लों से पदोन्नति, प्रतिनिनृक्ति/स्थानान्तरण किया जाना है ।

पदोन्नित द्वारा ऐसा न होने पर सीबी भनी द्वारा।

निन्निविश्वित में से पदीव्रति द्वारा- '

(1) रु० 300-700 के वेतनमान में जिला कल्याण मधिकारी पूर्व परिकीका मधिकारी जिन्होंने पांच वर्ष की किसमित मधवा तदर्थ अथवा इस वेतनक्षम में दोनों प्रकार की सेवा को हो 90 प्रतिश्चत ।

(2) ६० 100-650 के बेतनान में स्रविक्षक जिन्होंने पांच वर्ग की नियमित स्थवा तदर्थ सम्बद्ध इस बेनन-क्ष कर में दोनों प्रकार की सेवा को हो 10 प्रतिशत । (परन्तु जो व्यक्तिः शिश् विकास परियोजना स्रविकारी के पद पर ६० 350-800 के बंगान में पदीन्नत हो, बेह भी सहायक निदेशक. कल्याच तथा विशेष स्रविकारी (पोषण) के पद के लिए ६० 350-900 के बेतनान में स्रन्य पान कर्मचारियों के साथ पदोन्नति के लिए पिचर में स्रव्य पान कर्मचारियों के साथ पदोन्नति के लिए विचार किया जाएगा । पद निम्नलिखित रोस्टर में भरे जायेंगे:--

पहले से प्राप्त पद--जिला कत्याण अधिकारी एवं परि-विका अधिकारी; दसवां पद - प्रशिक्षक ।

विभागीय पदोन्नति समिति जैसे कि करणार द्वारा समय समय

रोस्टर प्रत्येक दसर्वे पद के लिए ही दुहराया जाएगा।

पर गठित को जाए।

'12. यदि विभागीय पदोन्नर्तिसमितिविद्यामनहै तो इसकी रचना ेक्या है ?

परिस्थितिया जिनके अन्तर्गत लोक सेवा आयोग का परामर्श जैसा कि कानून के अधीन अपेक्षित है।

भनीं करने के लिए लेख है।

पाद टिप्पणिया - किसी भी सेवा की नियुक्ति प्रथवा पद के लिए उमीदवार निम्निलिखत प्रवश्य होना चाहिए:-

- (क) भारत का नागरिक, भाववा
- (व) तैपाल की प्रजा, ग्रथवा
- (ग) मुटान को प्रजा, ग्रथका
- (प) तिज्ञत का शरणार्थी जो पहली जनवरी, 1962 से पहली भारत में स्थामी निवास की इच्छा से भारत में भाषा हो, अथवा
- (इ) भारतीय मूल का व्यक्ति जिसने कि पाकिस्तान, बंगी, श्लीसंका, कीनिया, यूगांडा, संयुक्त गणराज्य तन्जानियां (भूतपूर्व टांगानिक तथा वैजिबार), जास्त्रिया, मालबी, जैरै तथा इधोपिया के पूर्वी प्रक्रोकी देशों से भारत में के उद्देश्य से प्रवजन किया हो,

ब उतें कि वर्ग (स), (ग), (घ) तथा (ङ) से सम्बन्ध रखने वाला उम्मीदवार ऐसा व्यक्ति होगा जिसके पक्ष में पात्रता का प्रमाण-पत्र भारत मरकार/राज्य सरकार द्वारा जारी किया गया है,

जिस उम्मीदवार के विषय में पात्रना का प्रमाण-पत्र आवश्यक हो, उसे हिमाचल प्रदेश लोक सेवा आयोग प्रथवा अन्य भर्ती प्राधिकारी, द्वारा ली जाने वाली परीक्षा अथवा साक्षात्कार में बैठने के लिए प्रवेश दिया जा सकता है। परन्तु नियुक्ति के लिए पेशकश तभी दी जा सकती है जब उसे भारत सरकार/हिमाचल प्रदेश सरकार द्वारा पात्रता प्रमाण-पत्र जारी कर दिया गया हो।

- 2. सीघी भर्ती वालों के लिए उज्जतम श्रायु की सीमा उन उम्मीदवारों के लिए प्रयोजय नहीं होगी जोकि पहले ही सरकार की सेवा में है।
- 3. अनुभूचित जाति/अनुभूचित जन-जाति के उम्मीदवारों तथा अन्य वर्गा के व्यक्तियों की उच्चतम आयु सीमा में हिमाचल प्रदेश सरकार के सामान्य अथवा विशेष आदेशों के अन्तर्गत अनुमत सीमा तक छुट देय है ।
- 4. सीथी भर्ती वालों के लिये श्रायु की सीमा श्रायोग द्वारा श्रावेदन पत्रों की प्राप्ति के लिए निश्चित की गई स्रन्तिम तिथि से गिनी जायेगी।

 5. मच्छे योग्यता प्राप्त उपमीदवारों की स्थिति में सीवी भर्ती के लिए निर्वारित प्राय तथा योग्यताश्रों की मीमा में प्रायोग द्वारा ग्रयते विवेक से खुट दी जा मकती है।

- 6. साना 10 तथा 11 के उपबन्ध मरकार द्वारा हिमाचल प्रदेश लोक मेवा झायोग के परामर्श में पुनरीक्षित किए जाने हैं, जब कभी खाना संस्था 2 के अवीन पर्यों की संस्था बढ़ाई जाती है प्रथम घटाई जाती है।
- 7. जहाँ पर मरकार को यह राय हो कि ऐसा करना उचित और धावश्यक है, तो यह घाटेश, द्वारा, कारणों को निवित रूप में रिकार्ड दर्ज करके तथा हिमाचल प्रदेश लोक सेवा ग्रायोग में परामर्श करके व्यक्तियों ग्रयवा पद की किसी भी श्रेणी या वर्ग के विषय में इन नियमों के किसी भी उपवन्त्र में खूट दे मकती हैं।
- 8. सीधी भर्ती वालों की स्थित में इन पदी की नियुक्ति के लिए चयन मौक्षिक परीक्षा के आधार पर किया जाएगा या यदि आयोग आवश्यक समझे तो लिखित परीक्षा द्वारा किया जायेगा, जिसका स्तर, पाठ्यकम इत्यादि आयोग द्वारा निर्वारित किया जायेगा अध्यया यह प्रेक्टिकल परीक्षा द्वारा होगा ।
- 9. उन सभी मामलों में जहाँ एक कनिष्ठ व्यक्ति फीडर पोस्ट में अपनी कुल सेवा अवधि की हैसियन से (नदर्य सेवा सहित) विचार के लिए पात्र बन जाती है तो उस कार्य वर्ग में उससे विरिष्ठ सभी व्यक्ति विचार के लिए पात्र हुये समझे जाएंगे तथा उन्हें विचार के कार्यक्षेत्र में कनिष्ठ व्यक्तियों से उत्तर रखा जाएंगा।
- बशर्ते कि पदोन्नति/स्थाय.करण के लिए विचार किये जाने वाले सभी पदस्य कम से कम तीन वर्ष की न्यूनतम ग्रथवा पद के लिए संस्वन्य भर्ती तथा पदोन्नति निष्मों में निर्वारित ग्रहुंक सेवा, जो भी कम हो, में युक्त होंगे ।

श्रागे यह भी शर्त है कि जहाँ पर कोई व्यक्ति पदोन्नति/स्थायीकरण के लिए विचार किए जाने के लिए पूर्ववर्ती परन्तुक में निर्वारित अपेक्षा के कारण प्रपात्र बन जाता है तो ऐसी पदोन्नति/स्थायीकरण के विचार के लिए, उसमें कनिष्ठ व्यक्तियों को भी प्रपात्र समक्षा जाएगा।

- 10. सभी सरकारी क्षेत्र के निगमों तथा स्वायत निकायों के कर्मचारी जो एसे निगमों/स्वायत निकायों के प्रारम्भिक गठन के समय सरकारी क्षेत्र के निगमों/स्वायत निकायों में विजयन से पहले सरकारी कर्मचारी थे, उन्हें मीसी भर्ती में आयु मीमा में छट दी आएगी जैसे कि सरकारी कर्मचारियों को अनुमत है, तथापि यह छूट सरकारी क्षेत्र के निगमां/स्वायत निकायों के ऐसे प्रमन्ता के लिए स्वीकार्य नहीं होगी जोकि ऐसे निगमों स्वायत निकायों द्वारा तदन्तर नियुक्त किए गए थे/हें और जो सरकारी क्षेत्र के निगमों/स्वायत निकायों के प्रारम्भिक गठन के पश्चात् ऐसे निगमों/स्वायत निकायों की सेवा में सन्तिम रूप में विलयन कर लिये गए थे/हैं।
- 11. इस सेवा में निवृक्तियाँ हिमाचल प्रदेश सरकार द्वारा समय समय पर धनुमूचिन जातियों/धनुमूचिन जन-जानियों/पिछड़ी अणिक्रों की सेवाओं में झाक्षर ज के विषय में जारी किए गए मादेशों के मचीन होगी।

12 विभागीय परीक्षा---

- (1) सेवा का प्रत्येक सदस्य परिवीक्षा भ्रविष के भीतर भ्रयवा इन नियमों की भ्रषिमूचना के दो वर्ष के भीतर, जो भी बाद में हो, एक विभागीय परीक्षा पास करेका जैसा कि विभागीय परीक्षा नियमों में निर्धीरित है भ्रन्यया वह निम्निलिखित के लिए पात्र नहीं होगा:--
 - (क) आगामी दक्षता अवरोध को पार करने के लिए,
 - (स) सेवा में स्थायीकरण के लिए, तथा
 - (ग) अगले उच्चतर पद पर पदोन्नति के लिए :

बधर्त कि यदि कोई सदस्य पदोन्नित के लिए उपरोक्त अविध के भीतर अन्यया पात्र बनता है तो उसे पदोन्नित के लिए विचार में लाया जाएगा तथा यदि उसे अध्यया योग्य पाया जाता है तो उसे विभागीय परीक्षा पास करने की धर्न के अधीन मन्तिम रूप से पदोन्नत किया जाएगा । यदि वह उसे पास नहीं कर पाता है तो उसे प्रत्यार्वीतत कर दिया जाएगा ।

इस से ग्रागे यह भी बार्त है कि कोई ग्राधिकारी जिसने इस नियमीं के ग्राधिमुखित होने से पहले किसी अन्य नियमों के ग्राचीन निर्वारित विभागीय, परीक्षा सारी ग्राधवा ग्रांशिक पास की है, उसे सारी परीक्षा ग्राथवा ग्रांशिक, जैसी भी स्थिति हो, पास करना ग्रंपेक्षित नहीं होगा।

- इससे आगे भी बर्त यह है कि कोई अधिकारी जिसके लिए इन नियमों की अधिश्रुचना से पहले कोई विभागीय परीक्षा निर्वारित नहीं थी तथा जिसने पहली मार्च, 1976 की 45 वर्ष की आयु पूर्ण कर ली है, उसे इन नियमों के अन्तर्गत निर्वारित की गई विभागीय परीक्षा पास करना अपेक्षित नहीं होगा।
- (2) जो ग्राधिकारी ग्रापनी पदोन्नति की सीवी रेखा में उच्चतर पद पर पदोन्नत हो, उसे उपर्युक्त परीक्षा पास करना ग्रपे-क्षित नहीं होगा, यदि उसने पहले ही उसे निचले राजपत्रित पद में पास कर खिया हो ।
- (3) सरकार हिमाचल प्रदेश लोक सेवा आयोग से परामर्श के साथ विशिष्ट परिस्थितियों में तथा लिखित कारणा को दर्ज करके, विभागीय परीक्षा नियमों के अनुसार किसी भी श्रेणी अथवा व्यक्तियों के वर्ग को सारी अथवा आंशिक विभागीय परीक्षा से झूट प्रदान कर सकती है:

भाग 4—स्थानीय स्थायत शासनः म्युविसिपल बोर्ड, डिस्ट्रियट बोर्ड, नोटिफाइड और टाउन एरिया तथा पंचायती राख विभाग

स्थानीय स्वशासन विभाग

प्रविस् चनाएं

दिमला-2, 3 **गगस्त**, 1979

नं 0 एल 0 एस 0 जी 0 ई 0 (5) - 1/75 — गजरपाल, हिसाचल प्रदेग म्युनिसिपल एवट, 1968 (एक्ट नं 0 19, 1968) की धारा 255 प्रोर 273 के धारतांत प्रदात शक्तियों का प्रयोग करते हुए, हिसाचल प्रदेश म्युनिसिपल्टोज (बाई) नियम, 1970 में निम्निलिसित संगोधन सहबं करते हैं और उपरोक्त एक्ट को धारा 255 के उप खण्ड () के धारतांत जन-साधारण की सूचनाय राज्यव हिमाचल प्रदेश में प्रकाशित करते हैं।

यदि किसी व्यक्ति को कोई एतराज हो व सुझान् बादि देने हों
तो बढ़ इस स्रिक्तिन के राज्यत हिमाचल प्रदेश में प्रकाशित होने
के 15 दिन की प्रविष्ठ के अन्दर अन्दर सिंबव (स्था० स्व० दि०)
हिमाचल प्रदेश शिमला-2 को मेंजे। जो सूक्षाक व एतराज सादि आप्त
होंगे उन पर विवार करने के पश्चात् हो इस संशोधन को प्रन्तिम
कप दिया बाएगा।

संशोधन

The words "Notified Area Committee" after the words 'Municipal Committee or Municipalities' wherever appearing in the Rules called the Himachal Pradesh Municipalities (Wards) Rules, 1970, shall be added

शिमला-171602, 3 ग्रगस्त, i979

संख्या एल 0 एस 0 जी 0 ए 0 (4) 13/79 — इस विभाग की अधि-सूचना संख्या 7-1/72-ए र 0 एन 0 जी 0, दिनांक 10-1-74 के संलग्न एनेक्सचर-ए में, कम संख्या 3 कीलम नं0 4, मीजा दरंग, टिका कालोबार में खकरा नं0 59 को जोड़ा गया, समझा जाए ।

> झतर सिंह, सचिव।

PANCHAYATI RAJ DEPARTMENT

NOTIFICATION

Simla-171002, the 30th October, 1979

No. PCH.HB(2)3/79.—Whereas as result of the review of the proceedings of the Departmental Promotion Committee held on 13-12-1973 and 3-5-1974 in respect of Educational Panchayat Officers/District Audit Officers/Instructors, the order of seniority has undergone change;

And whereas the above mentioned change in the seniority order of the E.P.O./D.P.O./Instructors has necessitated the re-allocation in respect of the District Audit Officers placed at the disposal of Local-Audit Department with effect from 15-7-1974 vide this Government notification No. 15-12/73-Panch, dated 9th July, 1974.

Now, therefore, in partial modification of the aforesaid Notification Sarvshri Tara Chand, D.K. Negi, K. K. Malhotra and Bhagwati Charan who were working on 9-7-1974 at Headquarters, Chamba, Headquarters and at Una respectively in the Panchayati Raj Department will be re-allocated in place of ones already allocated. All such orders issued in pursuance of aforesaid Notification will be deemed to have accordingly been amended.

Saj-Under Secretary.

भाग 5—वैयक्तिक अधिसुचनाएं और विज्ञापन

In the Court of District Judge, Kangra at Dharamsala

CASE No. 13/79

Rai Singh

Versus

Bishnoo

(1) Kehar Singh, (2) Rangila, (3) Rangil Singh, s/o Bantoo, Rajput, r/o Bhated, Village Dhangar Bassoo, Tehsil Dehra, District Kangra.

Whereas in the above noted case notices to the above named respondent were issued several times but he is evading the service or has concealed himself. Now it has been proved to the satisfaction of this court that the above named respondent cannot be served through an ordinary way. Hence this proclamation under order 5, rule 20, C.P.C. is issued against him that he should appear in this court on or before 21-12-1979 at 10 A.M. personally or through an authorised agent or pleader, failing which ex-parte proceedings will be taken against him.

Given under my hand and the seal of the court this 16th day of November, 1979.

Seal.

Sd]-District Judge, Kangra at Dharamsala.

In the Court of District Judge, Hamirpur H. P.

SUCCESSION ACT 11 OF 1979

1. Smt. Shyam Devi widow of, 2. Smt. Shanti Devi, 3. Brahmi Devi, 4. Premi Devi, 5. Silo Devi, 6. Parkashan Devi dts/0, 7. Hari Chand, 8. Jagat Ram ss/o

Shiv Ram s/o Bika Ram, r/o. Vill Bijhar Tappa Dahtwal, Tehsil Barsar, District Hamirpur ... Petitioners.

Versus.

General public.

Petition under section 372 of Indian Succession Act for grant of succession certificate

To

The general public.

Whereas in the above noted case the petitioners have filed an application under section 372 of Indian Succession Act for grant of Succession Certificate in the estate of Shri Shiv Ram son of Bika Ram, r/o village Bijhar, Tappa Dahtwal, Tehsil Barsar, District Hamirpur.

Notice is hereby issued to the general public that any body, near relative or kinsman of the deceased has got any objection in the grant of Succession Certificate to the petitioners may be filed in this court on or before 6-12-1979 at Hamirpur, afterwards no objection will be entertained.

Given under my hand and seal of the court this 19th day of November, 1979.

Scal.

Sd/-District Judge, Hamirpur.

In the Court of Sbri R. K. Mahajan, Additional District and Sessions Judge, Mandi, Kulu and Lahaul-Spiti Districts. at Mandi (H. P.)

In the matter of:

C. A. No. 118/79.

Shri Kadar Ishwar s/o Shri Jai Dev Ram, r/o Mandi Town, District Mandi, Himachal Pradesh .. Appellant.

1. Dalip Singh major son of, 2. Manho Lal minor son of Shri Kanshi Ram through his brother Dalip Singh s/o Shri Kanshi Ram, 3. Kanshi Ram son of not known, ro Jail Road, Mandi, Himachal Pradesh . Respondents.

Civil appeal from the Judgement and decree of the learned Senior Sub-Judge, Mand, passed in file No. 69/72, Instituted on 12-4-72 and decided on 28-6-1978.

PROCLAMATION UNDER ORDER 5, RULE 20, C.P.C. łо

1. Shri Dalip Singh major son of 2. Manhor Lal minor son of Shri Kanshi Ram through Shri Dalip Singh son of Shri Kanshi Ram, 3. Shri Kanshi Ram son of not known, r/o Jail Road, Mandi Town, District Mandi, Himachal Pradesh.

Whereas in the above noted case, it has been proved to the satisfaction of this court that the above noted respondents are evading the service of the summons and cannot be served in the ordinary mode of service. Hence this proclamation is hereby issued against them to appear in this court on the date fixed for hearing on . 10-12-1979 at 10 A. M. perronally or through an authorised agent or pleader to defend the case, failing which ex-parte proceeding will be taken against them.

Given under my hand the seal of the court this 15th November, 1979.

Seal.



R K. MAHAJAN, Additional District Judge, Mandi (H. P.).

In the Court of Shri O. P. Sharma, Senior Sub-Judge Mandi, Himachal Pradesh -

CIVIL MISC. APPLICATION 14/79

In the matter of:-

Shri Ashok Kumar s/o late Shri Prem Sagar, r/o Suhra Mohalla, Mandi Town, partner of M/s Prem Sagar & Sons, Gun Manufacturers, Mandi Town, District Mandi, Himachal Pradesh

Versus

General Public

.. Respondent.

To

The General Public.

Application under section 276 of the Indian Succession Act for grant of probate.

Whereas in the above cited case the applicant Shri Ashok Kumar has moved an application under the Indian Succession Act for the grant of probate in the estate of Late Shri Sarab Mitra son of late Shri Harbhagwan Dass of Gujranwala, Chemist, Tarna Road, Mandi district, Himachal Pradesh who died on 5-6-1979 at Mandi, Himachal Pradesh.

Notice is hereby given to the general public, kinsman, relation and other interested persons, if any of the deceased that if any body has got any objection to the grant of the said probate, may file in this court on or before 5-2-1980.

Given under my hand and the seal of the court this 22nd day of November, 1979.

> O. P. SHARMA, Senior Sub-Judge. Man di.

In the Court of Shri M. R. Chauhan, Subordinate Judge 1st Class, Ghumarwin, District Bilaspur, Himachal Pradesh

CIVIL SUIT No. 77/1 OF 1978

Shri Ran Singh s/o Shri Megha, r/o Village Parnal, Pargana Saryun, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh

Versus

Shri Gopala s/o Shri Chuhdu, r/o village Samailla, Tehsil Sarkaghat, District Mandi Himachal Pradesh. .. Defendant.

SUIT FOR DECLARATION

APPLICAION UNDER ORDER 5, RULE 20, C.P.C.

To

1. Bikrams/o Lachhman, r/o Kihran, Tehsil Sarkaghat, District Mandi. Rup Lal s/o notknown, r/o village Kiltran, Tehsil

Sarkaghat.

Gaina s/o not-known, r/o village Kihran, Tehsil Sarkaghat.

Gita Devi d/o Shri Harbhaj, r/o village Kihran. Krishani Devi d/o Harbhaj, r/o Kihran, Tehsil

Sarkaghat. Sukh Lal s/o Chandu, r/o village Parnal, Tehsil

Ghumarwin. Vijay Singh s/o Tulsi Ram, r/o village Parnal,

Tehsil Ghumarwin. Soma Devi d/o Shri Tulsi, r/o Parnal, Pr. Saryun.

Masaddi s/o Shri Ram Saran, r/o village Parnal, Pargana, Saryun, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh ... Defendants.

Whereas in the above noted case, it has been proved to the satisfaction of this court that the above noted defendants (1 to 9) are evading the service of the summons and they can not be served in the normal course of service.

Hence this proclamation is hereby issued against them to appear in the court on 20-12-1979 at 10 A.M. personally or through an authorised agent or pleader to defend the case failing which an ex-parte proceedings will be taken against them.

Given under my hand and the seal of this court to-day this 21st day of November, 1979.

Seal.

M. R. CHAUHAN. Sub-Judge, 1st Class. Ghurharwin (H.P.).

In the Court of Shri M. R. Chauhan, Subordinate Judge 1st Class, Ghumarwin, District Bilaspur, Himachal Pradesh

CIVIL SUIT No. 89/1 of 1978

Shri Feteh Din s/o Shri Kailu, r/o village Talwara, Pargana Tiyun, Tehsil Ghumarwin, District Bilaspur Himachal Pradesh.

Versus

1. Sees Ram s/o Shri Malager.

2 Mahant Ram s/o Shri Chintu,

٠3. Bansi Ram s/o Shri Piroo,

Mst. Voheri wd/o Shri Sunder,

All residents of village Charal, Pargana Tiyun, Tehsil Ghumarwin, District Bilaspur .. Defendants.

SUIT FOR DECLARATION

Application under Order 5, Rule 20, C.P.C.

To

Shri Bansi Ram s/o Shri Piroo, r/o village Chharal,

Pargana Tiyun, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh ... Defendant.

Whereas in the above noted case, it has been proved to the satisfaction of this court that the above noted defendant Shri Bansi Ram is evading the service of the summons and cannot be served in the normal course of the service.

Hence this proclamation is hereby issued against him to appear in the court on 4-2-1980 at 10.00 A.M. personally or through an authorised agent or pleader to defend the case failing which an ex-parte proceedings will the taken against him.

Given under my hand and the seal of this court to-day this 16th day of October, 1979.

Seal,

M. R. CHAUHAN,

Sub-Judge 1st Class,

Ghumarwin (H.P.).

बमदालत श्री मार०सी० शर्मा सब-जज प्रथम श्रेणी, जिला हमीरपुर

सी॰ एस॰ नं॰ २६ झाफ १९७८

कोशलया देवी बनाम मुनशी राम

बनामः—-(२) ग्रमो बन्द (३) धनो राम सुपुत्र श्री रेलू राम, वासी नमू, मौजा जलाड़ी, तहसील व जिला हमीरपुर . .प्रतीवादीगण ।

उपरोक्त मुकदंमा मृन्दरजा उनवान वाला में उपरोक्त प्रतीवादीगण के नाम कई बार समन बराये पैरवी मुकदमा जारी हुये प्ररन्तु प्रतीवादीगण की तामील ताहाल नहीं हुई है, अब अदालत को पूरा यकीन हो चुका है कि मुदालय की तामील साधारण तरीका से कारवाई जानी मृदिकल है, लिहजा प्रतीवादिगण के खिलाफ आईर ५ कर २० सी०भी० सी के द्वारा लिखा जाता है कि प्रतीवादिगण तिथि १४-१२-७६ को सुवह १० वजे असालतन या वकालतन हाजर अदालत आकर पैरवी मुकदमा करें। बसूरत गैरहाजरी कार्रवाई यकतरफा अमल में लाई जावेगी।

भाज तिथि १४-१९-७६ की हमारे दस्तखत व मोहर भ्रदालत से जारी हुमा ।

मोहर ।

ग्रार० सी० शर्मा, सब-जज प्रथम श्रेणी, ज्ञिला हमीरपुर ।

In the Court of Shri R. C. Sharma Sub-Judge, 1st Class, District Hamirpur.

C-S No. 86 of 1978

पौमी देवी बनाम प्रमातमी देवी

वनामः——(२) वलदेव सिंह, (३) प्रताप सिंह, (४) मुख्दर सिंह सुपुत्र क्षी परस राम, वासी जाह खुर्द तपा मेवा, तहसील हमीरपुर प्रतीवादीगण ।

उपरोक्त मुकदमा मुन्दरका उनवान वाला में मुदालम के नाम इस प्रदालत से समन बराये पैरवी मुकदमा जारी हुए और मुदालम ता हाल समन की तामील करने से गुरेज करते रहे हैं, अब उपरोक्त मुदालम को इश्तहार आइंर ४, रूल २० सी०पी०सी० जारी करके लिखा जाता है और मुदालम को सूचित किया जाता है कि वह तिथि १४-१२-७६ को सुबह १० वजे असालतन या वकालतन हाजर अदालन आ कर पैरवी मुकदमा कहे, बसूरत गैर हाजरी कारवाई यक तरफा अमल में लाई जावेगी।

त्राज तिथि ६-११-७६ हमारे दस्तखत व मोहर ग्रदालत के जारी हुआ।

मोहर ।

ग्रार० सी० शर्मा, सब-जज प्रथम श्रेणी, जिला हमीरपुर । In the Court of Shri R. C. Sharma Sub-Judge 1st Class in District Hamirpur

C-S No. 277 of 1978

रूप लाल बनाम ध्यान सिंह

वनाम:—(४) किशन वन्द सुपुत्र श्री बसन्ता. (५) लच्छमण. (६) मुनजी सुपुत्र श्री किरपा राम, (७) प्रकाश. (६) विकम चन्द, (६) सुनील कुमार सुपुत्र श्री ध्यान सिंह, (११) कुनवीर सिंह, (१३) कशमीर सिंह सुपुत्र श्री वृज्ञ लाल वासी करवाड़, तपा महलता, तहसील हमीरपुर,

उपरोक्त मुक्दमा मुन्दरजा उनवान बाला में मुरानम के उररोक्त मुवायलम के नाम कई बार समन इस अदालत से बराए पैरवी मुकदमा जारी हुमें, परन्तु मुदालयम ता हाल समन की तामील में गुरेब करते चले आये हैं मब मदालत को यकीन हो चुका है कि मुदालयम को तामील किसी साधारण तरीका से करवाई आता मुदिकल है लिहाजा मुदायलम के नाम आडर ४, रूल २० सी०पी०सी० के द्वारा लिखा जाता है कि मुदायलम दिनांक १९०१२-७६ को असालतन या वकालतन पैरवी मुकदमा करे वसूरत गैरहाजरी कार्रवाई यक तरका अमल में लाई आवेगी।

माज दिनांक ६-११-७६ को मेरे हस्ताक्षर व मोहर श्रदालत से जारों हुमा≀ ग्रार० सी० शर्मा,

मोहर ।

सव-जज प्रथम श्रेणी, जिला हमीरपुर ।

In the Court of Shri R. C. Sharma Sub-Judge 1st Class, District Hamirpur

> C-S No. 133 or 1978 महताबो देवी बनाम प्रेम दास

बनाम:—(३) मनभरी बेवा रोहली, (६) ज्ञान चन्द, (७) विधी चन्द सुपुत श्री सर्वदयाल (६) प्रनन्त राम (१०)

वीरी सिंह सुपुत्र श्री गरम सिंह (११) धर्म सिंह सुपुत्र श्री लाल सिंह, (१२) श्रीमती धर्मी देवी वेवा श्री लौहका (१३) कृष्ण (१४) वलदेव सिंह, (१४) विकमजीत सुपुत्र श्री लौहका, (१६) प्रमी चन्द, (१७) रत्न चन्द, (१०) रमेश चन्द (१६) धुदेश चन्द सुपुत्र श्री धर्म सिंह, (२०) महेन्द्र सिंह, (२१) शेर सिंह सुपुत्र काहन सिंह, (२२) रवी चन्द सुपुत्र श्री सहलो, (२३) कृहमी देवी वेवा सहलो (२४) कमला देवी वेवा शमशेर सिंह, (२१) भूरी सिंह (२६) सुवा सिंह सुपुत्र श्री चूहनू, वासी खरोहल,

तपा ढटबाल, तहसील वड़सर, जिला हमीरपुर

उपरोक्त मुकदमा मुन्दरजा उनवान बाला में मुदालम के नाम इस अदालत से बराये पैरवी मुकदमा समन जारी हुआ और मुदालम ता हाल समन की तामील करने से गुरेज करते रहे हैं, अब उपरोक्त मुदालम के नाम इसतहार आडर ४, रूल २०, सी०पी०सी० जारी करके लिखा जाता है, और मुदालम को सुवित किया जाता है कि वह तिथि २४-१२-७६ को मुबह १० बजे असालतन या वकालतन हाजर अदालद आकर पैरवी मुकदमा करे, अदम हाजरी कारवाई यक तरफा अमल में लाई जावेगी।

म्राज तिबि ६-११-७६ हमारे दस्तखत व मोहर म्रदालत के जारी हमा।

मोहर।

भार० सी० शर्मा, सब-जज प्रथम श्रेणी; जिला हमीरपुर ।

In the Court of Shri R. C. Sharma Sub-Judge 1st Class, District Hamirpur

C-S No. 249 of 1978 सुखदयाल बदाम खलेल

वनामः—(४) जहल्, (५) निकड्र सुपुत्र श्री घात्यू, (६) श्रीमती व्यासां देवी सुपुत्री श्री लभू, (७) सवणं देवी, (८) मीता देवी दुखत्रान कलो देवी सुपुत्री श्री लभू, वासी कोट, मौजा कोहला, तहसील हमीरपुर

उपरोक्त मुकदमा मुन्दरजा उनवान बाला में मुदालम के नाम इस ग्रदालत से समन बराये पैरवी मुकदमा जारी हुये श्रीर 🕯 मुदालम ता हाल सम्मन की नामील करने से गुरेज करने रहे हैं, ग्रव उपरोक्त मुदालम के नाम इन्नतहार, ४, रून २०, मी० पी० सी० आरी करके लिखा जाता है, ग्रीर मुदालम को सूचित किया जाता है, कि वह तिथि २६-१२-७६ को मुदह १० वेजे श्रसालतन या वकालतन हाजर भ्रदालत भ्रा कर पैरवी मुकदमा करे, ग्रदम हाजरी कार्रवाई जाब्ता ग्रमल में लाई अवेगी ।

माज तिथि ६-११-७६ हमारे दस्तखत व मोहर ग्रदालत के जारी हम्रा। ग्रार०सी० शर्मा. मोहर ।

सब-जज, प्रथम श्रेणी, जिला हमीरपुर।

PROCLAMATION UNDER ORDER 5, RULE 20,

In the Court of Shri M. D. Sharma, Sub-Judge, Ist Class, Nalagarh, District Solan (H. P.)

CASE No. 103/1 of 1979

1. Hans Rai, 2. Parshotam sons of Santu s/o Pohlo, resident of village Ganguwal, Pargans, and Tehsil Nalagarh, District Solan, Himachal Pradesh, 3. Dev Raj son of Prabh Dayal son of Durga, resident of village Chuhuwal, Tehsil Nalagarh, District Solan, (H. P.)

Versus

1. Ganga Singh, 2. Karam Singh, 3. Dali Singh, 4. Mukhtiar Singh, 5. Babu Singh sons of Sarwan Singh s/o Ganesha, resident of village Nikkuwal, Pargana and Tehsil Nalagarh, District Solan, Himachal Pradesh, 6. Prabhu Dayal son of Durga son of Pholo, resident of village Chuhuwal, Tehsil Nalagarh, District Solan, 7. Janki d/o Durga s/o Pohlo, r/o village Chuhuwal, Tehsil Nalagarh, 8. Jainti d/o Durga son of Pohlo, r/o Chuhuwal, Tehsil Nalagarh, 9. Achhro wd/o Durga son of Pohlo, r/o village Chuhuwal Tehsil, Nalagarh, District

Respondents | defendants.

.. Applicant | plaintiffs.

Solan, Himachal Pradesh.

1. Ganga Singh s/o Sarwan Singh s/o Ganesha, r/ovillage Nikkuwal, Pargana and Tehsil Nalagarh, District Solan, Himachal Pradesh Defendant No. 1. Karam Singh s/o Sarwan Singh s/o Ganesha, r/o village Nikkuwal, Pargana and Tehsil Nalagarh, District Solan, Himachal Pradesh .. Defendent No. 2 3. Mukhtiar Singh s/o Sarwan Singh s/o Ganesha, r/o village Nikkuwal, Pargana and Tehsil Nalagarh,

Disrict Solan, Himachal Pradesh Defendant No. 4. Whereas in the above noted case, it has been proved to the satisfaction of this court that the above-named defendants No. 1, 2 and 4 cannot be served in the nor-

mal courses of service. Hence this proclamation is hereby issued and the above named defendants/respondents 2 and 4 to appear in this court on or before 7-12-1979 at 10 A. M. personally or through a pleader and an authorised agent failing which ex-parte proceedings will be taken against the defendants.

Given under my hand and the seal of the court this 14th day of November, 1979.

M. D. SHARMA, Sub-Judge 1st Class, Nalagarh, District Solan (H.P.).

वग्रदालत जनाब श्री अश्वनी कुमार कपूर, हिमाचल प्रदेश सेवा कुलैक्टर देहरा, जिला कांगड़ा, हिमाचल प्रदेश

क्म्कदमा किये जाने भूमि भ्रधिग्रहण खसरा नम्बरान 840/397/1,844/392, 846/392, 400/1, 890/398/1; 399/1, 847/393, 853/458/1, हदबस्त नं 0 75, रकबा 2 कनाल 7 मरलें, वाक्या टीका ग्रमर, मौजा गुम्बरद, तहसील देहरा, जिला कांगड़ा, हिमाचल प्रदेश।

बमकदमा मन्दरजा उनवान बाला में टीकादारान मर्वश्री बनवन्त सिंह पुत्र मिलकी राम, सोमा देवी पुत्री मिलको राम, गीता देवी पत्नी मिलक्षी राम तथा भावती पुत्री सवारू, वामी उमर, मौजा गुम्बर, तहसील देहरा ब्यानान के लिये ब्रदालन में लगातार तीन

तारीखों पर हाजर ना बाये है जिसके कारण मामला का निपटारा

श्रतः श्रव वलन्त सिंह, सोमा देवी, गीता तथा पार्वती ऊपरलिखित टीकादारान उमर, मौजा गुम्बर, तहमील देहरा का इस नोटिस द्वारा मूचिन किया जाता है कि वह तिथि 10-12-79 हमारे स्वय-

ग्रदालत मकान देहरा बराये पैरवी हाजर आवें अन्यया उनके विरुद्ध कार्यवाही यक तरफा की जाकर मामला निपटारा कर दिया जावेगा। माज दिनांक 31-10-1979 को हमारे हस्ताक्षर व मोहर मदालत

मोहर।

संजारी हुन्ना।

न हो सका।

अध्वनी कुमार कपुर, कुलैक्टर देहरा, जिला कागडा ।

इस्तहार अन्तर्गत ब्राज्ञा ४, नियम २०, भारतीय द०प्र०म० व बहालत श्री लक्ष्मण सिंह कश्यप, समाहती, उप-मण्डल मोलन

> मुकददमा नं ० ३/६८ तारीख रत्रुमा २२-५-७९

श्रीमती कनू पुत्री मुर्तू, मालनी पुत्री वस्ती राम, नादर ऊर्फ विधा बती, जिब देई पुत्री सेवती, निक्वरोय, प्रकाधानी, नहमील व व जिला सोलन ।

वनाम

🤾 प्रेम दत्त पुत्र बस्ती राम नि0 तराशड़ी लोहारों, प्र० भोचानी, तु० व जिला सोलन, २. देवी राम पुत्र भूर्तू नि० खी, ३. राम दयान. ४. माइ पुत्र बस्ती राम, नि0 कोठी कांगटी, तहसील व जिला सोलन, ५. गंगा दासी पिल रूप राम, ६. पुष्पा देवी पिल मोहन लाल, नि० मैंब. कसीली, तहसील कन्डाघाट, हेमा पत्नि रामानन्द, गांव कठार बसाल, इन्द्रा देवी पुत्री सन्ती, नि० खेरी जतोग. शिमला। उपरोक्त पुनरावेदन में फरीक दोयम प्रेम दत्त. देवी राम वगैरा

१ ता = को इस इश्तहार द्वारा मूचित किया जाता है कि वह दिनांक १५-१२-७६ को इस ग्रदालत में ग्रमालतन या वकालतन उपस्थित बाबें बन्यया ब्रापके खिलाफ एक पक्षीय कार्यवाही ब्रमल में लाई जावेगी, क्योंकि इस अदालन हजा से फरीक दोयम को कई दफा समन जारी किये गये थे जोकि विना तामिन के ही बापिस झाते रहे हैं। अतं: अदालत हजा को पूर्ण विश्वास हो चुका है कि फरीक दोयम पर साधारण तरीके में इतलाह होनी इसलिये इस इश्तहार द्वारा भूचित किया जाता है कि फरीक दोयम उपरोक्त तारीख को सुबह १० वजे उपस्थित मार्वे मौर मुकदमा की पैरवी करे।

ब्राज दिनांक १७-११-७६ को मोहर ब्रदालत[्]व मेरे हस्ताक्षर से जारी हक्या ।

लक्ष्मण मिह कश्यप,

मोहर ।

समाहर्ता, उप-मण्डल सोलन ।

इश्तहार अन्तर्गत आज्ञा ५, नियम २०, भारतीय द०प्र०म०

बग्रदालत श्री लक्ष्मण सिंह कश्यप, समाहर्ता, उप-मण्डल सोलन मकदमा नं० ३७/५

तारीख रजुमा २२-८-७६

श्री राम दयाल व माठू राम व मालती पुत्र व पुत्री वस्ती राम, २. कनू पुत्री मूर्तू, नि0 गाँव खरोटा, प्र० भोजाली, तहसील व बिना सोलन वनाम

 बिपतुपुत्र थाचु, नि० तरागड़ी लोहारो, प्र० भोचाली. तहमीच व जिला सोलन, २. देवी राम नि० खों०, तहसील सोनन, ३. नादर कर्फ़ विद्या बती, ४. शिव देई पुत्री सेवती, ४. गंगा दासो स्त्री

रूप राम, ६ पुष्पा देवी पत्नि सोहन लाल, नि० सैंज कसौली, तहसील कण्डाघाट, ७. हेमा देवी पत्नि रामा नन्द, नि० कठार बसाल, तहसील मोलन, ८. इन्द्रा देवी पुत्री सन्ती, नि0 खैरी (जतोग), शिमला प्रतिवादीगण ।

उपरोक्त पुनरावेदन मं फरीक दोयम विषतू देवी राम वर्गरा (१ ता द को इस इश्तहार द्वारा सूचित किया जाता है कि वह दिनांक १४-१२-७६ को इस ग्रदालत में ग्रसालतन या बकालतन उपस्थित बावें श्रन्यथा बापके खिलाफ एकपक्षीय कार्यवाही बमल में लाई जावेगी, क्योंकि इस अदालत हजा से फरीक दोयम की कई दफा समन जारी किये गये थे जोकि बिना लामिल के ही वापिस माते रहे हैं। मतः मदालत हजा को पूर्ण विश्वास हो चुका है कि फरीक दोयम पर साम्रारण तरीके से इतलाह होनी कठिन है इमिलये इस इश्तहार द्वारा सूचित किया जाता है कि फरीक दोयम उपरोक्त तारीख को मुबह १० बजे उपस्थिति बार्वे बौर मकदमा की पैरवी करें।

ग्राज दिनांक १६-११-७६ को मोहर ग्रदालल व मेरे हस्ताक्षर से जारी हुआ।

ँ मोहर ।

लक्ष्मण सिंह कश्यप, समाहर्ता, उप-मण्डल सोलन । मोहर।

इश्तहार मन्तर्गत स्राज्ञा ४, नियम २०, भारतीय द०प्र०सं०

बघदालत श्री लक्ष्मण सिंह कश्यप, समाहर्ता, उप-मण्डल सोलन

मुक्दमा नं ३ ३ ८/८

तारीख रज्या २२-८-७६

धीमती मालती पुत्री बस्ती राम व श्रीमती कनू पुत्री मृतुं,

श्री सीता राम पुत्र बुद्धिया, गांव खरोटा, परगना भोचाली, तहसील व जिला सोलन । · · प्रतिबादीगण।

 प्री देवी राम पुत्र हुर्त्, नि0 खौ, २ रामदयाल, ३. माठू पुत्र बन्ती राम, नि0 कोटी कांगोटी, तहसील सोलन, ३. गंगा दासी पत्नि रूप राम, ४. पुष्पा देवी परिन सोहन लाल, नि० सैंज, कसौली, कण्डाघाट, ५. हेमा देवी परिन रामा नन्द, नि० कठार (वसाल), तहसील सोलन, ६. इन्द्रा देवी पुत्री सन्ती, नि0 खँरी जताम (शिमला), ७. नादर ऊर्फ विद्या वती, ८. जिव देई पुती सेवती, निर्व खरोटा, तहसील व जिला सोलन।

उपरोक्त पुनरावेदन में फरीक दोयम सीता राम वगैरा व फरीक दोयम ९ ता ८ को इस इस्तहार द्वारा मूचित किया जाता है कि वह दिनांक १४-१२-७६ को इस ब्रदालत में ब्रसालतन या बकालतन उपस्थित ग्रावें ग्रन्यया ग्रापके खिलाफ एक पक्षीय कार्यवाही अमल में लाई जावेगी, क्योंकि इस अदालत हजा से फरीक दोयम को कई दफा समन जारी किये गये थे जोकि बिना तामिल के ही वापिस भ्राते रहे हैं। भ्रतः भ्रदालत हजा को पूर्ण विश्वास हो चुका है कि फरीक दोयम पर साधारण तरीके से इतलाह होनी कठिन है, इसिनये इस इश्तहार द्वारा सूचित किया जाता है फरीक दोयम उपरोक्त तारीखं को सुबह १० वजे उपस्थित आवें भीर मुकददमा की पैरवी करें।

श्राज दिनांक १६-१९-७६ को मोहर ग्रदालत व मेरे हस्ताक्षर से जारी हुआ।

मोहर ।

लक्ष्मण सिंह कश्यप, समाहर्ता, उप-मण्डल सोलन।

ग्रदालती नोटिस

वग्रदालत श्री चन्द्र मोहन कौशल, तहसीलदार वग्रखत्यारांत, महायक समाहर्ता, प्रथम श्रेणी, बड़सर, जिला हमीरपुर, हिमाचल प्रदेश ।

वनाम

ग्रमीं चन्द ग्रादि भ्रनुवान:—तकसीम भूमि खाता नं॰ ४, खतौनी नं॰ ५-६-७, खमरा नम्बरान किता १५ रकेबा वकदर १७० केनाल ११ मरले, वाक्या टीका, करयाला, तप्पा ठटवाल ग्रनुसार जमावन्दी १९७६-७७

नोटिस बनामः १. ग्रमीं चन्द, २. कर्म चन्द, ३. विधि चन्द, ४. प्रताप सिंह चिसरान रण सिंह, ५. श्रीमती-दयावन्ती दु:खतर, रण सिंह, साकनान टीका कठ-याणा, तथ्या ठटवाल, तहसील वड़सर।

्मुकदमा उपरोक्त ग्रनुवान बाला में ग्रमीचन्द ग्रादि कीकदोयम को समन जारी किये गये मगर वह हाजिर नहीं हो रहे हैं न ही जनकी तामील जाब्ता हो रही है बत: उन्हें इस इस्तहार प्रखवार द्वारा सूचित किया जाता है कि वह बराये पैरवी दरस्वास्त ग्रमानतन या वकलतेन हमारे न्यायालय हजा में तिथि १७-१२-१९७६ को मुबह 10 बजे हाजिर बावें वसूरते दीगर कारवाई जाब्ता ग्रमल में लाई जायेगी ।

ब्राज तिथि १६-११-७६ को हस्ताक्षर हमारे व मोहर ग्रदालत से जारी हुमा।

चन्द्र मोहंन कौशल, सहायक समाहर्ता, प्रथम श्रेणी,

बड़सर । ग्रादालती नोटिस

बग्नदालत चन्द्र मोहन कौशल, तहसीलदार व ग्रखत्यारात, सहायक समाहर्ता, प्रथम श्रेणी, बङ्सर, जिला हमीरपुर राम सिंह

> वनाम केहर सिंह भादि

निवासी खरोटा, परगना भोचाली, तहसील व जिला सोलन प्रार्थी। प्रनुवान:-तकसीम भूमि खाता नं० ६, खतीनी नं० १४, खसरा नं० ४६, रकवा बकदर १०५ कनाल म परले, बाक्या टीका करयाला, तप्पा ठटवाल, श्रनुसार जमाबन्दी १९७६-1919.

> नोटिस वनामः---१. कर्म चन्द, २. विधि चन्द, ३. प्रताप चन्द पिसरान रण सिंह, ४. कलासी बेवा, ५. सुरेस, .६. हाकम पिसरान सीता राम, साकनान टीका कन्याणां तप्पा ठटवाल, तहसील वदसर ।

मुकदमा उपरोक्त उनदान वाला में फ्रीक दोयम कर्म चन्द भ्राद्धि को समन जारी किये गये थे मगर उनकी तामील जाव्ता नहीं हो रही है। श्रतः श्रव उन्हें इस इश्तहार श्रखवार द्वारा सूचित किया जाता है कि वह बराये पैरवी दरख्वास्त श्रसालतन या बकालतन हमारे न्यायालय हजा में तिथि १७-१२-१६७६ को सुबह १० बजे हाजिर आवें वसूरत दीगर कार्रवाई जावता अमल में लाई जावेगी ।

ब्राज तिथि १६-११-७६ को हस्ताक्षर हमारे व मोहर ब्रदालत से जारी हुआ। .

मोहर ।

चन्द्र मोहन कौशल, 🕏 सहायक समाहर्ता, प्रथम श्रेणी, बड़सर।

बग्रदालत जनाब सहायक समाहर्ता, प्रथम श्रेणी, कांगड़ा मुकदमा नं 0 175 साल 1976

श्री तेंगू उर्फ कर्म चन्द पुत्र दीवाना पुत्र खड़कू, वासी कल्याड़ा, मौजा धरोह, तहसील कांगड़ा 🗻 प्रार्थी।

वनाम

 श्री राण् पुत्र दीवाना पुत्र खड़कू, 2. प्रमोद पुत्र, 3. श्रीमती व्यासा पुत्री रसालू, 4. वन्त सिंह पुत्र रामा पुत्र खिन्दू, 5. सुन्तू उपनाम सन्त राम, 6. जैशी राम पिसरान परमा, वासी कल्याड़ा, मौजा धरोह, तहसील व जिला कांगड़ा प्रत्यार्थी नं 0 3 हाल वासी चैतड़, तहसील कांगड़ा .. प्रत्यार्थीगण ।

दरस्वास्त वराये विभाजन भूमि खाता नं 0 84 खतौनी नं 0 162 ता 165 खसरा नम्बरान 65,70 66, 71, 68, 67, 69 किता 7 रकवा बकदर एच 0 ए0 सी 0-0-29-11 मुन्दरजा मिसल हकीयत बन्दोबस्त

जदीद वाक्या मुहाल कल्याड़ा, मौजा धरोह, तहमील कांगड़ा जेर धारा ।।। दी पंजाब लैण्ड रैज्य एक्ट बिला लिहाज कब्जा।

मिसल उनवान बाला में प्रत्यार्थींगण के नाम कई बार समनान जारी किये गये परन्त उनकी तामील न हो रही है और अदालत को पूर्ण विश्वास हो गया है कि इनकी तामील भामान नरीका से न हो सकती है । ग्रनः उन्हें इस नोटिस द्वारा सूचित किया जाता है कि वह **बराये प**रवी दरस्वास्त मिति 5-12-79 को ग्रमालतन या वकालतन हाजिर आवें गैर हाजरी की सूरत में उनके खिलाफ यकतरफा कार्रवाई ग्रमल में लाई जावेगी।

ग्राज मिति 22-11-79 को मेरे हस्ताक्षर व मोहर ग्रदालत से जौरी हमा।

मोहर।

ग्रार0 के0 चौहान, सहायक ममाहर्ता, प्रथम श्रेणी,

कांगडा ।

ईंगतहार यन्तर्गत ग्राज्ञा ५, नियम २०, भारतीय द०प्र०सं० न्यायालय श्री लक्ष्मण सिंह कश्यप, सहायक समाहर्ता, प्रथम श्रेणी, सोलन

म० नं० ४/२

तारीख रज्या २२-८-७६

श्रीमती माठी पत्नी श्री सीता राम, निवासी खाडोग, परगना लछडांग, तहसील कसौली, जिला सोलन .. प्रार्थी ।

वनाम

 श्री दुर्गा राम पुत्र हैत राम, २. प्रेम सिंह, ३. बलदेव सिंह, ४. घ्यान सिंह, ५. सोहन सिंह, ६. गयान सिंह, ७. कन्बर सिंह,

म. हरदेव सिंह, ६. हरि सिंह, १४. नरिन्दर सिंह पुत्रान दुर्ग सिंह,

११. सन्ती देवी, १२. कला देवी, १३. निर्मेला देवी, १८. कोजलया देवी, १४. ज्यामा पुत्रीयान श्री दुर्गा सिंह, १६. श्रीमती रोही वेवा दुर्गा सिंह, १७. चरण सिंह पुत्र नरायण मिंह, १८. श्रीमती जमना वेंबा सोभा, १६. किरपा राम पुत्र सीम राम, 20.परम राम नुत्रान कलीराम 29. ब्रनोब्नी राम, २२ किशन दत, २३. विला मिह पूर्वान कर्नी राम, २४. दुर्गी विधवा कली राम, निवासीयात मौज खड़ोग, परगना लछडांग, तहसील कमौली, जिला मोलन, हिमाचल प्रदेश मासवाये ममौलालैय १, १७, २०, २१, निवासी कोरी कोठी हजारी वाग (बिहार)

दरखास्त फ्लूल रहन ग्रयाजी मृन्द्रजा खेवट खतौनी नम्बर, ५/१७. किता ४. तादादी १३-७ विसवा, वाका मौजा खाडोग, परगना लक्टडांग, तहमील कमौली, जिला सोलन हवव दफा ४ एक्ट इनफक्क्ल रहन ।

उपरोक्त मुक्दमा में फरीक दोयम १ ता २४ उपरोक्त दिये गये पते के बनसार को इस ईशतहार द्वारा सूचित किया जाता है कि वह दिनांक ११-१२-७६ को सुबह १० बजे इम ग्रदालन में ग्रसालनन या वकालतन हाजिर आवें और मुकदमा की पैरबी करें, क्योंकि इस अदालत हजा से कई बार प्रतिवादीगणीं को समन जारी हो हैं लेकिन दिना तामिल के ही वापिस बाते रहे हैं बन: ब्रदालत को पूर्ण विश्वास हो चुका है कि फरीक दोयम १ ता २४ को साधारण तरीके से इतलाह होनी कठिन है, इमलिये इस ईम्रुतहार द्वारा मुचिन किया जाता है कि ईमतहार के होने के पम्चार गैरहाजरी में एक पक्षीय निर्णय कर दिया जावेगा।

ग्राज दिनांक २०-१९-७६ को मोहर ग्रदालत व मेरे हस्ताक्षर से जारी हभा। मोहर। लक्ष्मण मिंह कश्यप,

समाहर्ना, प्रथम वर्ग, महायक सोलन ।

भाग 6—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

NOTIFICATION

Simla-171002, the 17th October, 1979

No. LLR-E(9)10/79.—The following Ordinances recently promulgated by the Parliament which have already been published in the Gazette of India. Extra-ordinary, Part II, section I, are hereby republished in the Himachal Pradesh Government Rajpatra, for the information of general public. Sr.No. Title

Date of the Gazette of India (Extra-Ordinary) Part II, Section-I in which the Ordinance were published

25-9-1969

25-9-1979

5-10-1979

The Government of Union Territories (Amendment) Ordinance, 1979

of 1979)

G. S. CHAUHAN, Under Secretary (Law).

THE GOVERNMENT OF UNION TERRITORIES (AMENDMENT) ORDINANCE, 1979
No. 8 of 1979

Promulgated by the President in the Thirtieth Year of the Republic

of India.

An Ordinance further to amend the Government of Union Territories Act, 1963.

WHEREAS the House of the People has been dissolved and the . Council of States is not in session and the Presioent is satisfied that circumstances exist which render it necessary for him to

Now, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:-

Short title and commencement.—(1) This Ordinance may be called the Government of Union Territories (Amendment) Ordinance,

(2) It shall come into force atonce.

LAW DEPARTMENT

2. Act 20 of 1963 to be temporarily amended.—During the period of operation of this Ordinance, the Government of Union Territories Act, 1963 (hereinafter referred to as the principal Act) shall have effect subject to the amendment specified in section 3.

3. Insertion of new section 52.—After section 51 of the principal Act, the following section shall be inserted, namely:—

Authorisation of expenditure by President.—Where the Legislative Assembly of a Union territory is dissolved, or its functioning as such Assembly remains suspended, on account of an order under section 51, it shall be competent for the President to authorise when the House of the People is not in session expenditure from the Consolidated Fund of that Union territory pending the sentiture of such expenditure hu Balling here. the sanction of such expenditure by Parliament."

N. SANJIVA REDDY. President.

R. V. S. PERI SASTRI, Secretary to the Government of India.

THE COMPANIES (AMENDMENT) ORDINANCE, 1979 No. 9 of 1979 Promulgated by the President in the Thirtieth Year of the Republic

of India

An Ordinance further to amend the Companies Act, 1956.

Whereas the House of the People has been dissolved and the Council of State is not in session and the President is satisfied that circumstances exist which render it necessary for him to take imme-

diate action: Now, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to pro-

mulgate the following Ordinance:-

1. Short title and commencement.—(1) This Ordin be called the Companies (Amendment) Ordinance, 1979. -(1) This Ordinance may

(2) It shall come in to force atonce.

2. Amendment of section 293A.—In section 293A of the Companies Act, 1956 (1 of 1956).—

(i) in sub-section (1), for the words "contribute any amount or amounts", the words "make any contribution" shall be substituted;

(ii) after sub-section (2), the following sub-sections shall be inserted, namely:—

- "(3) If any member or office-bearer of a political party or any other person receives from any company, whether directly or indirectly, any contribution to a political party, or for political purposes, in contravention of the provisions of this section, he shall be punishable with imprisonment for a term which may extend to three y-ars and shall also be liable to fine.
- (4) If a company or any officer thereof, directly or indirectly, readers assistance, in any form, to an individual or body to enable such individual or body to make contribution, or to obtain reimbursement for contribution made, to a political party or for any political purpose, then,-
 - (i) the company shall be punishable with fine which may
 - (i) the company shall be punishable with the which may extend to five thousand rupees; and (ii) every officer of the company who renders, or authori-rises, such assistance shall be punishable with impri-sonment for a term which may extend to three years and shall also be liable to fine.
- (5) For the purposes of sub-sections (1), (2), (3) and (4), contribution by a company to a political party, or for political purposes, includes
 - (1) every direct or indirect donation, subscription or other payment, or provision of any service or assistance, in whatever form, made, or given, or caused to be made or given, by the company to such political party or for such political purposes;
 - (ii) every donation, subscription or other payment, or pro-vision of any service or assistance, made or given, or caused to be made or given, by, or on behalf of, the com-pany or on its account, to any individual or body, who, or which, to the knowledge of the company, is carrying on, or proposing to carry on, any activities which can, at the time at which such donation, subscription, other payment, or provision of any service or assistance, is made or given, or caused to be made or given, be reasonably regarded as likely to affect public support for such political party or any other political party or political purpose supported by such political party.

Explanation.—Every expenditure incurred, whether directly or indirectly, by a company on advertisement in any souvenir, brochure, pamphlet or the like, published by, or on behalf of a political party shall be deemed, for the purposes of this section, to be a contribution for political purposes.

(6) Nothing in Chapter XXXVI of the Code of Criminal Procedure, 1973 (2 of 1974) shall apply to-

(i) any offence punishable under this section; of (ii) any other offence, which under the provisions of that Code may be tried along with an offence under this section,

and every offence referred to in clause (i) or clause (ii) may be taken cognizance of by the Court having jurisdiction as if the provisions of that Code were not enacted.".

N. SANJIVA REDDY, President.

R. V. S. PERI SASTRI, Secretary to the Government of India.

THE PREVENTION OF BLACKMARKETING AND MAINTENANCE OF SUPPLIES OF ESSENTIAL COMMODITIES ORDINANCE, 1979 No. 10 of 1979

Promulgated by the President in the Thirtieth Year of the Republic of India.

An Ordinance to provide for detention in certain cases for the purpose of prevention of blackmarketing and maintenance of sup-plies of commodities essential to the community and for matters

WHEREAS the House of the People has been dissolved and the Council of States is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action:

Now, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:-

- 1. Short title, extent and commencement.—(1) This Ordinance may be called the Prevention of Blackmarketing and Maintenance of Supplies of Essential Commodities Ordinance, 1979.
- (2) It extends to the whole of India except the State of Jammu and Kashmir.
- (3) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.
- Definitions .- In this Ordinance, unless the context otherwise requires,-
 - (a) "appropriate Government" means, as respects a deten-tion order made by the Central Government or by an officer of the Central Government or a person detained under such order, the Central Government, and as respects

- a detention order made by a State Government or by an officer of a State Government of as respects a person detained under such order, the State Government; detention order means an order made under section 32 (b) "detention order" means an order made under section 3; (c) "State Government", in relation to a Union territory," means the administrator thereof.
- 3. Power to make orders detaining certain persons.—(1) The Central Government or a State Government or any officer of the Central Government, not below the tank of a Joint Secretary to that Government specially empowered for the purposes of this section by that Government, or any officer of a State Government, not below the rank of a Secretary to that Government specially empowered for the purpose of this section by that Government, may, if satisfied, with respect to any person that with a view to preventing him from acting in any manner prejudicial to the maintenance of supplies of commodities essential to the community if is necessary so to do, make an order directing that such person be detained.

Explanation.—For the purposes of this sub-section, the expression "acting in any manner prejudicial to the maintenance of supplies of commodities essential to the community" means—

- committing or instigating any person to commit any offence punishable under the Essential Commodities Act, 1955 (10 of 1955), or under any other law for the time being in force-relating to the control of the production, supply or distribution of, or trade and commerce in, any (a) committing commodity essential to the community; or
- (b) dealing in any commodity-
 - (i) which is an essential commodity as defined in the Essential Commodities Act, 1955 (10 of 1955), or
- (ii) with respect to which provisions have been made in any such other law as is referred to in clause (a),

with a view to making gain in any manner which may directly or in-directly defeat or tend to defeat the provisions of that Act or other law aforesaid.

- (2) Any of the following officers, namely-
 - (a) district magistrates;
 - (b) Commissioners of Police, wherever they have been appointed, may also, if satisfied as provided in sub-section (1), exercise the powers conferred by the said sub-section.
- (3) When any order is made under this section by an officer mentioned in sub-section (2), he shall forthwith report the fact to five State Government to which he is subordinate together with the grounds on which the order has been made and such other particulars as in his opinion have a bearing on the matter, and no such ordershall remain in force for more than twelve days after the making thereof unless in the mean time it has been approved by the Starphenesure. Government:

Provided that where under section 8 the grounds of detention are communicated by the authority making the order after five days but not later that en days from the date of det ention, this sub-section shall apply subject to the modification that for the words "twelve days", the words "fifteen days" shall be substituted.

- (4) When any order is made or approved by the State Government under this section of when any order is made under this section by an officer of the State Government, not below the rank of Sectetary to that Government specially empowered under sub-section (1), the State Government shall, within seven days, report the fact to the Central Government together with the grounds on which the order has been made and such other particulars as, in the opinion of the Central Government. State Government, have a bearing on the necessity for the order.
- 4. Execution of detention orders.—A detention order may be executed at any place in India in the manner provided for the execution of warrants of arrest under the Code of Criminal Procedure, 1973 (2 of 1974).
- Power to regulate place and conditions of detention.— Every person in respect of whom a detention order has been made shall be
 - (a) to be detained in such place and under such condition including conditions as to maintenance, discipline and punishment for breaches of discipline, as the appropriats Government may, by general or special order, specifye; and
 - (b) to be removed from one place of detention to another place of detention, whether within the same State or in another State, by order of the appropriate Government:

Provided that no order shall be made by a State Government under glause (b) for the removal of a person from one State to another State except with the consent of the Government of that other State.

6. Detention orders not to be invalid or inoperative on certain grounds.—No detention order shall be invalid or inoperative merely by reason-

limits.

- (a) that the person to be detained thereunder is outside the limits of the territorial jurisdiction of the Government or
- officer making the order, or (b) that the place of detention of such person is outside the said

- Powers in relation to absconding persons.—(1) If appropriate Sovernment has reason to believe that a person in respect of whom
- Government has reason to believe that a person in respect of whom a detention order has been made has absconded or is concealing himself so that the order cannot be executed, that Government may—

 (a) make a report in writing of the fact to a Metropolitan Magistrate or a Judicial Magistrate of the first class having jurisdiction in the place where the said person ordinarily resides; and thereupon the provisions of sections 82, 83, 84 and 85 of the Code of Criminal Procedure, 1973 (2 of 1974), shall apply in respect of the said person and his property as if the order directing that he be detained were a warrant issued by the Magistrate;

 (b) by order notified in the Official Gazette direct the said person to appear before such officer, at such place and
 - oy order notined in the Omicial Cazette direct the said person to appear abfore such officer, at such place and within such period as may be specified in the order; and if the said person fails to comply with such direction he shall, unless he proves that it was not possible for him to comply therewith and that he had, within the period specified in the order, informed the officer mentioned in the order of the reason which rendered compliance there, with impossible and of his whereabouts, be punishable with imprisonment for a term which may extend to one
- year or with fine or with both. (2) Notwithstanding anything contained in the Code of Criminal Procedure, 1973 (2 of 1974), every offence under clause (b) of sub-section (1) shall be cognizable.
- Grounds of order of detention to be disclosed to person affected by the order.—(1) When a person is detained in pursuance of a detenby the order.—(1) when a person is detailed in pursuance of a deten-tion order, the authority making the order shall, as soon as may be, but ordinarily not later than five days and in exceptional circumstances and for reasons to be recorded in whiting, not later than ten days from the date of detention, communicate to him the grounds on which the order has been made and shall afford him the earliest opportunity of making a representation against the order to the appropriate Government.
- (2) Nothing in sub-section (1) shall require the authority to dis-close facts which it considers to be against the public interest to disclose.
- 9. Constitution of Advisory Boards.—(1) The Central Government and each State Government shall, whenever necessary, consti-
- tute one or more Advisory Boards for the purposes of this Ordinance. (2) The constitution of every such Board shall be in accordance with the recommendations of the Chief Justice of the appropriate High Court. (3) Every such Board shall consist of a Chairman and not less than two other members, and the Chairman shall be a serving Judge of the appropriate High Court and the other members shall be serving or retired Judges of any High Court.

Explanation.—In this section "appropriate High Court" means—
(a) in the case of the detention of a person in pursuance of an order of detention made by the Central Government or an officer of the Central Government or the administrator of the Union territory of Delhi or an officer subordinate to such administrator, the High Court for the Union territory of Delhi: (b) in the case of the detention of a person in pursuance of an

order of detention made by any State Government (other than the administrator of a Union territory) or an officer of such State Government, the High Court for that State; and

and
(c) in the case of the detention of a person in pursuance of an order of detention made by the Administrator of a Union territory (other than the Union territory of Delhi) or an officer subordinate to such administrator, such High Court as the Central Government may, by order published in the Official Gazette, specify with respect to such Union territory. such Union territory.

10. Reference to Advisory Boards.—Save as otherwise expressly provided in this Ordinance, in every case where a detention order has been made under this Ordinance, the appropriate Government shall, within three weeks from the date of detention of a person under the order, place before the Advisory Board constituted by it under section 9, the ground son which the order has been made and the representation of the provided of the scentary, if any, made by the person affected by the order, and in case where the order has been made by an officer referred to in subsection (2) of section 3, also the report by such officer under sub-section (3) of that section.

11. Procedure of Advisory Boards.—(1) The Advisory Board shall, after considering the materials placed before it and, after calling for such further information as it may deem necessary from the appropriate Government or from any person called for the purpose through the appropriate Government or from the person concerned, and if, in any particular case, it considers it essentials to do or if the person concerned desires to be heard, after hearing him in person, the consideration of the person concerned desires to be heard, after hearing him in person, which is the person concerned the pers Submit its report to the appropriate Ogvernment within seven weeks from the date of detention of the person concerned.

(2) The report of the Advisory Board shall specify in a separate part thereof the opinion of the Advisory Board as to whether or not there is sufficient cause for the detention of the person concerned.

(3) When there is a difference of opinion among the members forming the Advisory Board, the opinion of the majority of such members shall be deemed to be the opinion of the Board.

(4) Nothing in this section shall entitle any person against whom a detention order has been made to appear by any legal practitioner in any matter connected with the reference to the Advisory Board, and the proceedings of the Advisory Board, and its report, excepting that part of the report in which the opinion of the Advisory Board is specified, shall be confidential.

12. Action upon the report of Advisory Board,—(1) In any case where the Advisory Board has reported that there is in its opinion sufficient cause for the detention of a person, the appropriate Government may confirm the detention order and continue the detention of the person concerned for such period as it thinks fit.

(2) In any case where the Advisory Board has reported that there is in its opinion no sufficient cause for the detention of the person concerned, the appropriate Government shall revoke the detention order and cause the person to be released forthwith.

13. Maximum period of detention.—The maximum period for which any person may be detained in pursuance of any detention order which has been confirmed under section 12, shall be six months from the date of detention: Provided that nothing contained in this section shall affect the

power of the appropriate Government to revoke or modify the detention order at any earlier time. 14. Revocation of detention orders.—(1) Without prejudice to the provisions of section 21 of the General Clauses Act, 1897 (10 of 1897), a detention order may, at any time, be revoked or modified-

 (a) notwithstanding that the order has been made by an officer of a State Government, by that State Government or by the Central Government;

(b) notwithstanding that the order has been made by an officer of the Central Government or by a State Government, by the Central Government.

(2) The revocation or expiry of a detention order shall not bar the

making of a fresh detention order under section 3 against the same person in any case where fresh facts have arisen after the date of revocation or expiry on which the Central Government or a State Government or an officer, as the case may be, is satisfied that such an order should be made. 15. Temporary release of persons detained.—(1) The appropriate Government may, at any time, direct that any person detained in pursuance of a detention order may be released for any specified period either without conditions or upon such conditions specified in the direction as that person accepts, and may, at any

(2) In directing the release of any person under sub-section (1), the appropriate Government may require him to enter into a bond with or without sureties for the due observance of the conditions specified in the direction.

cancel his release.

(3) Any person released under sub-section (1) shall surrender himself at the time and place, and to the authority, specified in the order directing his release or cancelling his release, as the case may

(4) If any person fails without sufficient cause to surrender himself in the manner specified in sub-section (3), he shall be punishable with imprisonment for a term which may extend to two years, or with

fine, or with both.

(5) If any person released under sub-section (1) fails to fulfil any of the conditions imposed upon him under the said sub-section or in the bond entered into by him, the bond shall be declared to be forfeited and any person bound thereby shall be hable to pay the penalty

16. Protection of action taken in good faith.—No suit or other legal proceeding shall lie against the Central Government or a State Government, and no suit, prosecution or other legal proceeding shall lie against any person, for anything in good faith done or intended to be done in pursuance of this Ordinance.

N. SANJIVA REDDY,

ंने

. R. V. S. PERI SASTRI, Secretary to the Government of India,

भाग 7'—मारतीय विर्वाचन ग्रायोग (Election Commission of India) की वैद्यानिक ब्रिझिन्ननाएं तथा अन्य निर्वाचन सम्बन्धी श्रधिसूचनाएं

राजपत्र, हिमाचल प्रदेश, । हिसम्बर, 1979/प्रग्नहायण, 1001 1410 DAILY RAINFALL RECORDED IN HIMACHAI 10th 11th 12th 13th 14th 15th | 15th 17th 18th 19tb 8th : 9th 6th 2nd 3rd 4th 5th 7th District and Station lst 13 14 15 16 17 18 19 7 8 9 10 11 12 20 6 2 3 4 5 Bilasper: 27.2 37.3 Sadar Ghumarwin _ Raghunathpura Bilaspur Obs. Chamba: 3,8 10.8 3.5 11111111 Chamba Ludrera 64.0 7.0 0.2 Chhatrari 8.0 4.0 Bhandal Chowari Bathri Kalatop 8.0 Bharmous 0.1 10.0 **Bhanots** Kilar Hamirper: Hamirpus Kangra: Dehra 8.0 20.6 11.8 2.2 62.0 17.8 Kangra . . Nurpur Dharamsala I Palamput Kalu: Kulu Banjar Kinnser: 2.3 4.2 Michar Kilba 2.6 4.1 • • Sangia Kalpa 1.2 6.0 Purbani Lahaui and Spiti: Keylong Simla: Rampur 4.0 10.4 -8.5 Rohru 16.0 10.0 6.0 Jubbal C.1 Chopal 4.6 10.0 Theog 2.5 9.7 Kumarsain 4.0 Junga Kasumpti Suni 7.5 Kotkhai Bashla Khadrala

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20th	21st	2 2 nd	23rd	24th	25th	26th	27th	28th	29th	30th	31st	Number of rainy days	Normal No. of rainy days	Total rainfall for the month	Normal rainfall for the month	Heaviest rainfall during the month	Total rainfull from 1-6-79 to 30-6-79	Normal rainfall from 1-6-79 to 30-6-79
94	22											New	North Paris	Total for the	Vorma or the	leavie unng	rom f.	locmel 0.6-79
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B.R. LAKHANPAL (LAS).
Director of Band Records (H.P.